

Official Report of the Proceedings of the BOARD OF EDUCATION of the City of Chicago

Regular Meeting-Wednesday, February 28, 2018 10:30 A.M. (42 West Madison Street)

Published by the Authority of the Chicago Board of Education

Frank M. Clark President Estela G. Beltran Secretary

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ATTEST:

Titla H. Bultar Secretary of the Board of Education

of the City of Chicago

President Clark took the Chair and the meeting being called to order there were then:

PRESENT: Mr. Furlong, Ms. Garza, Mr. Guzman, Dr. Hines, Ms. Ward, and President Clark – 6*

*NOTE: One vacancy exists on the Board.

ABSENT: None

ALSO PRESENT: Dr. Janice Jackson, Chief Executive Officer, Mr. Joseph Moriarty, General Counsel, Ms. LaTanya McDade, Chief Education Officer, Mr. Chip Johnson, Chief Community and Family Engagement Officer, William Cryer, Honorary Student Board Member, and Jeremy Liskar, Shadow Student.

ABSENT: None

President Clark thereupon opened the floor to the CEO report segment of the Board meeting. Dr. Janice Jackson, Chief Executive Officer, provided remarks on the recent Parkland, Florida shootings and its impact on safety in schools; the walk-out planned later in the month and resource guides provided to CPS schools and educators to support students who wish to engage in demonstrations, assemblies, or series of discussions. Mr. Chip Johnson, Chief Community and Family Engagement Officer, and Ms. Sadie Jefferson, Project Manager, provided a presentation on 2018 School Action Proposals [18-0228-EX3 through 18-0228-EX8].

President Clark thereupon opened the floor to the Public Participation segment of the Board Meeting.

President Clark thereupon opened the floor to the Discussion of Public Participation.

President Clark thereupon opened the floor to the Discussion of Public Agenda Items.

President Clark proceeded to entertain a Motion to go into Closed Session.

Board Member Dr. Hines presented the following Motion:

18-0228-MO1

MOTION TO HOLD A CLOSED SESSION

MOTION ADOPTED that the Board hold a closed session to consider the following subjects:

- information, regarding appointment, employment, compensation discipline, performance,
 or dismissal of employees pursuant to Section 2(c)(1) of the Open Meetings Act;
- (2) collective negotiating matters between the public body and its employees or their representatives, or deliberations concerning salary schedules for one or more classes of employees pursuant to Section 2(c)(2) of the Open Meetings Act;
- (3) the purchase or lease of real property for the use of the Board pursuant to Section 2(c)(5) of the Open Meetings Act;

- (4) the setting of a price for the sale or lease of real property owned by the Board pursuant to Section 2(c)(6) of the Open Meetings Act;
- (5) security procedures and the use of personnel and equipment to respond to an actual, a threatened, or a reasonably potential danger to the safety of employees, students, staff, the public, or public property pursuant to Section 2(c)(8) of the Open Meetings Act;
- (6) matters relating to individual students pursuant to Section 2(c)(10) of the Open Meetings Act;
- (7) pending litigation and litigation which is probable or imminent involving the Board pursuant to Section 2(c)(11) of the Open Meetings Act; and
- (8) discussion of closed session minutes pursuant to Section 2(c)(21) of the Open Meetings Act, including audio tapes created pursuant to Section 2.06 of the Open Meetings Act.

Board Member Ward moved to adopt Motion 18-0228-MO1.

The Secretary called the roll and the vote was as follows:

Yeas: Mr. Furlong, Ms. Garza, Mr. Guzman, Dr. Hines, Ms. Ward, and President Clark - 6

Nays: None

President Clark thereupon declared Motion 18-0228-MO1 adopted.

CLOSED SESSION RECORD OF CLOSED SESSION

The following is a record of the Board's Closed Session:

- (1) The Closed Meeting was held on February 28, 2018, beginning at 1:39 p.m. at the CPS Loop Office, 42 W. Madison Street, Garden Level, Conference Room GC-116, and Chicago Illinois 60602.
- (2) PRESENT: Mr. Furlong, Ms. Garza, Mr. Guzman, Dr. Hines, Ms. Ward, and President Clark –
- (3) ABSENT: None
 - A. Counsel Retention
 - B. Other Reports
 - C. Warning Resolutions
 - D. Terminations
 - E. Personnel
 - F. Collective Bargaining
 - G. Real Estate
 - H. Security
 - I. Closed Session Minutes
 - J. Individual Student Matters

No votes were taken in Closed Session.

After Closed Session the Board reconvened.

Members present after Closed Session: Mr. Furlong, Ms. Garza, Mr. Guzman, Dr. Hines, Ms. Ward, and President Clark – 6

Members absent after Closed Session: None

President Clark thereupon proceeded with Agenda Items.

18-0228-AR2

AUTHORIZE CONTINUED RETENTION OF THE LAW FIRM NEAL & LEROY, L.L.C.

THE ACTING GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

Continued retention of the law firm Neal & Leroy, L.L.C.

DESCRIPTION: The Acting General Counsel has continued retention of the law firm Neal & Leroy, L.L.C. to provide legal services in connection with land acquisitions and related matter for the Capital Improvement Program. Additional authorization for the firm's services is requested in the amount of \$750,000. As invoices are received, they will be reviewed by the Acting General Counsel and, if satisfactory, processed for payment.

LSC REVIEW: LSC approval is not applicable to this report.

AFFIRMATIVE ACTION STATUS: The firm is an MBE.

FINANCIAL: Charge \$750,000.00 to Department of Operations

Future year funding is contingent upon budget appropriations and approval.

GENERAL CONDITIONS:

Inspector General – Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts – The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness – The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics – The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability – The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0228-AR3

AUTHORIZE CONTINUED RETENTION OF THE LAW FIRM BROTHERS & THOMPSON, P.C.

THE ACTING GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

Continued retention of the law firm Brothers & Thompson, P.C.

DESCRIPTION: The Acting General Counsel has continued retention of the law firm Brothers & Thompson, P.C. to represent a former Board agent in the matter of <u>Henson v. CBOE, et al</u>, Case No. 15 C 10056, to represent the Board in property tax appeals matters, in tenured teacher dismissal cases, and to provide counseling and representation in other matters as determined by the Acting General Counsel. Additional authorization is requested in the amount of \$100,000 for the firm's services. As invoices are received, they will be reviewed by the Acting General Counsel and, if satisfactory, processed for payment.

LSC REVIEW: LSC approval is not applicable to this report.

AFFIRMATIVE ACTION STATUS: This firm is a MBE.

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board Members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996, (96-0626-PO3), as amended from time to time, is hereby incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011, (11-0525-PO2), as amended from time to time, is hereby incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0228-AR4

AUTHORIZE CONTINUED RETENTION OF THE LAW FIRM PUGH, JONES & JOHNSON, P.C.

THE ACTING GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

Continued retention of the law firm Pugh, Jones & Johnson, P.C.

DESCRIPTION: The Acting General Counsel has continued retention of the law firm Pugh Jones & Johnson, P.C. The firm will represent the Board in <u>Pat Quinn</u>, et <u>al. v. Board of Education</u>, provide legal services to the Board and the CEO in the preparation of tax filings and provision of related services associated with computer and copier leasing, and such other legal matters as determined by the Acting General Counsel. Additional authorization for the firm's services is requested in the amount of \$100,000. As invoices are received, they will be reviewed by the Acting General Counsel and if satisfactory, processed for payment.

LSC REVIEW: LSC approval is not applicable to this report.

AFFIRMATIVE ACTION STATUS: This firm is a MBE.

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board Members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996, (96-0626-PO3), as amended from time to time, is hereby incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011, (11-0525-PO2), as amended from time to time, is hereby incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

The Secretary called the roll and the vote was as follows:

Yeas: Mr. Furlong, Ms. Garza, Mr. Guzman, Dr. Hines, Ms. Ward, and President Clark - 6

Nays: None

President Clark thereupon declared Board Reports 18-0228-AR2 through 18-0228-AR4 adopted.

18-0228-AR5

WORKERS' COMPENSATION - PAYMENT FOR LUMP SUM SETTLEMENT FOR KIMBERLY WRIGHT - CASE NO. 13 WC 040426

THE ACTING GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

Authorize settlement of the Workers' Compensation claim for Kimberly Wright, Case No. 13 WC 040426 subject to the approval of the Illinois Workers' Compensation Commission, in the amount of \$89,393.00.

DESCRIPTION: In accordance with the provisions of the Workers' Compensation Act, the Acting General Counsel has determined that this settlement is in the Board's best interests.

LSC REVIEW: Local school council approval is not applicable to this report.

AFFIRMATIVE ACTION STATUS: Not applicable.

FINANCIAL: Charge to Workers' Compensation Fund - General Fixed Charges

Account #12470-210-57605-119004-000000 FY 2018.....\$89,393.00

PERSONNEL IMPLICATIONS: None

GENERAL CONDITIONS:

Inspector General – Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts – The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness – The Board's Indebtedness Policy adopted June 26,1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability – The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0228-AR6

WORKERS' COMPENSATION - PAYMENT FOR LUMP SUM SETTLEMENT FOR LISA HAWKINS - CASE NO. 12 WC 32212

THE ACTING GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

Authorize settlement of the Workers' Compensation claim for Lisa Hawkins, Case No. 12 WC 32212 subject to the approval of the Illinois Workers' Compensation Commission, in the amount of \$56,795.00.

DESCRIPTION: In accordance with the provisions of the Workers' Compensation Act, the Acting General Counsel has determined that this settlement is in the Board's best interests.

LSC REVIEW: Local school council approval is not applicable to this report.

AFFIRMATIVE ACTION STATUS: Not applicable.

FINANCIAL: Charge to Workers' Compensation Fund - General Fixed Charges

Account #12470-210-57605-119004-000000 FY 2018.....\$56,795.00

PERSONNEL IMPLICATIONS: None

GENERAL CONDITIONS:

Inspector General – Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts – The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness – The Board's Indebtedness Policy adopted June 26,1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics – The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability – The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0228-AR7

APPROVE SETTLEMENT OF MARK KELLEY DISCHARGE CASE

THE ACTING GENERAL COUNSEL REPORTS THE FOLLOWING PROPOSED PAYMENT:

DESCRIPTION: Dismissal charges were filed against tenured teacher Mark Kelley on August 12, 2016. After an administrative hearing, an Illinois State Board of Education Hearing Officer recommended that Mark Kelley be reinstated with back pay. The Board issued an Opinion and Order on January 24, 2018, accepting the Hearing Officer's recommendation to reinstate Mark Kelley with back pay, but rejecting a legal argument identified by the Hearing Officer. The parties have reached a settlement on the back pay that Kelley is entitled to as follows: Pensionable back pay in the amount of \$87,866.07.

LSC REVIEW: LSC approval is not applicable to this report.

AFFIRMATIVE ACTION STATUS: Affirmative Action review is not applicable to this report.

FINANCIAL: Charge pensionable payment not to exceed \$87,866.07

AUTHORIZATION: Authorize the Acting General Counsel to execute the Approved Payment and all ancillary documents related thereto.

GENERAL CONDITIONS:

Inspector General – Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts – The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of or the letting of contracts to former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness – The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics – The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability – The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0228-AR8

APPROVE SETTLEMENT RECOMMENDATION IN DOES 1-19 V. BOARD OF EDUCATION OF THE CITY OF CHICAGO, et al. (CIRCUIT COURT OF COOK COUNTY)

THE ACTING GENERAL COUNSEL REPORTS THE FOLLOWING SETTLEMENT:

DESCRIPTION: Law Department attorneys have tentatively reached a settlement, subject to Board approval, in connection with nineteen (19) lawsuits filed by John Does in the Circuit Court of Cook County. The settlement would dispose of all claims, attorneys' fees and costs associated with the underlying lawsuit. The Acting General Counsel recommends approval of the settlement, which calls for the payment of a total of \$2,755,000.00 for all of the nineteen (19) Plaintiffs' claims, including attorneys' fees and costs. The settlement proceeds will be allocated to the Plaintiffs' and their counsel as compensation for personal injury, as well as fees and costs incurred during the litigation as follows:

John Doe/Alias	Court No.	Amount		
John Doe #1	2014 L 003946	\$145,000		
John Doe #2	2014 L 006979	\$145,000		
John Doe #3	2014 L 006981	\$145,000		
John Doe #4	2014 L 006984	\$145,000		
John Doe #5	2014 L 006986	\$145,000		
John Doe #6	2014 L 006987	\$145,000		
John Doe #7	2014 L 006989	\$145,000		
John Doe #8	2014 L 006990	\$145,000		
John Doe #9	2014 L 006991	\$145,000		
John Doe #10	2014 L 006993	\$145,000		
John Doe #11	2014 L 006994	\$145,000		
John Doe #12	2014 L 006995	\$145,000		
John Doe #13	2014 L 006997	\$145,000		
John Doe #14	2014 L 006998	\$145,000		
John Doe #15	2014 L 008336	\$145,000		
John Doe #16	2014 L 008335	\$145,000		
John Doe #17	2014 L 012138	\$145,000		
John Doe #18	2015 L 003701	\$145,000		
John Doe #19	2015 L 008244	\$145,000		

LSC REVIEW: LSC approval is not applicable to this report.

AFFIRMATIVE ACTION STATUS: Affirmative Action review is not applicable to this report.

FINANCIAL: Charge \$2,755,000 to Law Department

Budget Classification Fiscal Year 2018......12470-115

AUTHORIZATION: Authorize the General Counsel to execute the Settlement Agreements and all ancillary documents related thereto.

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1 the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-P03), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-P02), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deerned a contingent liability, subject to appropriate in the subsequent fiscal year budget(s).

18-0228-AR9

APPROVE SETTLEMENT RECOMMENDATION IN KUGLER V. BOARD OF EDUCATION OF THE CITY OF CHICAGO (CASE NO. 16-CV-8305)

THE ACTING GENERAL COUNSEL REPORTS THE FOLLOWING SETTLEMENT:

DESCRIPTION: Law Department attorneys have tentatively reached a settlement, subject to Board approval, in connection with a lawsuit filed by John Kugler in the United States District Court for the Northem District of Illinois, Eastern Division. The settlement would dispose of all claims, attorneys' fees and costs associated with the underlying lawsuit. The Acting General Counsel recommends approval of the settlement, which calls for the payment of a total of \$86,140 (eighty six thousand one hundred and forty dollars and zero cents) for all of Kugler's claims, including attorneys' fees and costs. The settlement proceeds will be allocated solely to Plaintiff's counsel as compensation for fees and costs incurred during the litigation, with none of the settlement proceeds to be paid to Mr. Kugler.

LSC REVIEW: LSC approval is not applicable to this report.

AFFIRMATIVE ACTION STATUS: Affirmative Action review is not applicable to this report.

Charge \$86,140.00 to Law Department

Budget Classification Fiscal Year 2018......12470-115

AUTHORIZATION: Authorize the General Counsel to execute the Settlement Agreement and all ancillary documents related thereto.

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1 the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-P03), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-P02), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriate in the subsequent fiscal year budget(s).

18-0228-AR10

APPROVE PAYMENT OF PROPOSED SETTLEMENT REGARDING JUSTIN T.

THE ACTING GENERAL COUNSEL REPORTS THE FOLLOWING SETTLEMENT:

DESCRIPTION: Subject to Board approval, the Board and minor Justin T.'s parent (Jennifer T.), individually and as next friend of Justin T. have reached a settlement, disposing of all Justin T.'s and Justin T.'s parent's claims for attorneys' fees and costs associated with the underlying special education due process proceeding. The Acting General Counsel recommends approval of the settlement, which includes the payment of one hundred thousand dollars and 00/100 (\$100,000.00) for all of Justin T's and Justin T.'s parent's claims for attorneys' fees and costs.

LSC REVIEW: LSC approval is not applicable to this report.

AFFIRMATIVE ACTION STATUS: None.

FINANCIAL: Charge \$100,000.00 as described above to the Law Department

Budget Classification Fiscal year 2018.....12470-115

AUTHORIZATION: Authorize the Acting General Counsel to execute the Settlement Agreement, and all ancillary documents related thereto.

GENERAL CONDITIONS:

Inspector General – Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness – The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time shall be incorporated into and made a part of the agreement.

Ethics – The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability + The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0228-AR11

APPROVE PAYMENT OF PROPOSED SETTLEMENT REGARDING LILIA F.

THE ACTING GENERAL COUNSEL REPORTS THE FOLLOWING SETTLEMENT:

DESCRIPTION: Subject to Board approval, the Board and minor Lilia F.'s parents (Bradley F. and Tina P), individually and as next friend of Lilia F. have reached a settlement, disposing of all Lilia F.'s and Lilia F.'s parents' claims for attorneys' fees and costs associated with the underlying special education due process proceeding. The Acting General Counsel recommends approval of the settlement, which includes the payment of seventy-seven thousand four hundred fifty-nine dollars and 90/100 (\$77,459.90) for all of Lilia F.'s and Lilia F.'s parents' claims for attorneys' fees and costs.

LSC REVIEW: LSC approval is not applicable to this report.

AFFIRMATIVE ACTION STATUS: None.

FINANCIAL: Charge \$77,459.90 as described above to the Law Department

AUTHORIZATION: Authorize the Acting General Counsel to execute the Settlement Agreement, and all ancillary documents related thereto.

GENERAL CONDITIONS:

Inspector General – Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts – The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time shall be incorporated into and made a part of the agreement.

Ethics – The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability – The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0228-AR12

PROPERTY TAX APPEAL REFUND – AUTHORIZE SETTLEMENT FOR DAVE & BUSTER'S FOR TAX YEARS 2012-2014

THE ACTING GENERAL COUNSEL REPORTS THE FOLLOWING DECISION:

Authorized settlement of appeals by Dave & Buster's regarding property at 1024 N Clark Street, Chicago, Illinois for the tax years 2012 - 2014. This settlement results in a total refund of \$55,027 plus interest, for the tax years involved. The refund will be implemented by reductions in the Board's property-tax revenues in calendar year 2018 or thereafter. This settlement does not involve a direct payout of Board funds.

DESCRIPTION:

The Acting General Counsel has determined that this settlement is in the Board's best

interest.

LSC REVIEW:

Not applicable.

AFFIRMATIVE

ACTION STATUS:

Not applicable.

FINANCIAL:

There is no charge to any Board account. The refund payment is to be deducted from the

Board's tax revenues in calendar year 2018 or thereafter --- \$55,027 plus interest.

PERSONNEL IMPLICATIONS: None.

GENERAL CONDITIONS:

Inspector General: Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts: The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restrict the employment of, or the letting of contracts to, former Board members during the one (1) year period following expiration or other termination of their terms of office.

Indebtedness: The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a party of the agreement.

Ethics: The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability: The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed contingent liability, subject to appropriation in the subsequent fiscal year budget/s.

President Clark indicated that if there are no objections, Board Reports 18-0228-AR5 through 18-0228-AR12 would be adopted by the last favorable roll call vote, all members voting therefore.

President Clark thereupon declared Board Reports 18-0228-AR5 through 18-0228-AR12 adopted.

18-0228-EX11

APPROVE APPOINTMENT OF CHIEF OPERATIONS OFFICER EFFECTIVE FEBRUARY 26, 2018 AND RATIFY ALL LAWFUL ACTIONS TAKEN AS CHIEF OPERATIONS OFFICER SINCE FEBRUARY 26, 2018 (ARNALDO RIVERA)

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THAT:

- The Board approve the appointment of Amaldo Rivera to the position of Chief Operations Officer, effective February 26, 2018 as set forth in the description below, a modification to 105 ILCS 5/34-21.3 having been approved by ISBE to permit hiring of a former Board member within 30 calendar days of termination of his Board membership; and,
- The Board ratify, adopt, and assume all lawful acts taken by Arnaldo Rivera as Chief Operations Officer between 12:00 a.m. February 26, 2018 and the Board's approval of this Board Report.

DESCRIPTION:

NAME FROM TO

Arnaldo Rivera New Employee External Title: Chief Operations Officer

Functional Title: Chief Position No: 557201 Basic Salary: \$180,000 Pay Band: A10 Budget Classification:

10415.115.52100.232102.000000

FINANCIAL: The expenditure involved in this appointment is not in excess of the regular budget

appropriation. The position approved by this action shall be included in the FY18

department budget.

18-0228-EX12

TRANSFER AND APPOINT CHIEF COMMUNICATIONS OFFICER EFFECTIVE MARCH 1, 2018 EXTERNAL COMMUNICATIONS OFFICE (MICHAEL PASSMAN)

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THAT THE BOARD:

 Transfer and appoint Michael Passman to the position of Chief Communications Officer, effective March 1, 2018 at the salary set forth below.

DESCRIPTION:

NAME FROM TO

Michael Passman External Title: Director Media Communications & Strategy External Title: Chief Communications Officer

Functional Title: Director Functional Title: Chief Position No: 548792 Position No: 521294

Basic Salary: \$150,000.00
Pay Band: A08
Basic Salary: \$150,000.00
Pay Band: A10

Budget Classification:

10510.115.52100.221205.000000

FINANCIAL: The expenditure involved in this appointment is not in excess of the regular budget

appropriation. The position approved by this action shall be included in the FY18

department budget.

18-0228-EX13

TRANSFER AND APPOINT CHIEF TEACHING & LEARNING OFFICER EFFECTIVE MARCH 1, 2018 OFFICE OF TEACHING & LEARNING (ANNA ALVARADO)

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THAT THE BOARD:

(1) Transfer and appoint Anna Alvarado to the position of Chief Teaching & Learning Officer, effective March 1, 2018 at the salary set forth below.

DESCRIPTION:

NAME

FROM

TO

Anna Alvarado

External Title: Deputy Chief -Teaching

& Learning

Functional Title: Deputy Chief Position No: 580063 Basic Salary: \$165,000.00 Pay Band: A08

External Title: Chief Teaching & Learning Officer

Functional Title: Chief Position No: 479487 Basic Salary: \$175,000.00 Pay Band: A10 **Budget Classification:**

10810.115.51100.232102.000000

FINANCIAL:

The expenditure involved in this appointment is not in excess of the regular budget appropriation. The position approved by this action shall be included in the FY18

department budget.

President Clark indicated that if there are no objections, Board Reports 18-0228-EX11 through 18-0228-EX13 would be adopted by the last favorable roll call vote, all members voting therefore.

President Clark thereupon declared Board Reports 18-0228-EX11 through 18-0228-EX13 adopted.

18-0228-EX14

WARNING RESOLUTION - MARLA VENDER, SCHOOL SOCIAL WORKER, ASSIGNED TO OFFICE OF DIVERSE LEARNER SUPPORTS AND SERVICES

TO THE CHICAGO BOARD OF EDUCATION

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING:

That the Chicago Board of Education adopts a Warning Resolution for Marla Vender and that a copy of this Board Report and Warning Resolution be served upon Marla Vender.

DESCRIPTION:

Pursuant to the provisions of 105 ILCS 5/34-85, the applicable statute of the State of Illinois, and the Rules of the Board of Education of the City of Chicago, a Warning Resolution be adopted and issued to Marla Vender, Teacher, to inform her that she has engaged in unsatisfactory conduct.

The conduct outlined in the Warning Resolution will result in the preferring of dismissal charges against Marla Vender, pursuant to the Statute, if said conduct is not corrected immediately and maintained thereafter in a satisfactory fashion following receipt of the Warning Resolution. Directives for improvement of this conduct are contained in the Warning

Resolution.

LSC REVIEW:

LSC review is not applicable to this report.

AFFIRMATIVE

ACTION REVIEW:

None.

FINANCIAL:

This action is of no cost to the Board.

PERSONNEL

IMPLICATIONS:

None

President Clark indicated that if there are no objections, Board Report 18-0228-EX14 would be adopted by the last favorable roll call vote, all members voting therefore.

President Clark thereupon declared Board Report 18-0228-EX14 adopted.

18-0228-BD1

RATIFY ALL LAWFUL ACTIONS TAKEN BY DOUGLAS A. HENNING AS ACTING GENERAL COUNSEL FROM DECEMBER 23, 2017 TO FEBRUARY 17, 2018

THE BOARD PRESIDENT RECOMMENDS THAT THE BOARD:

(1) Ratify, adopt, and assume all lawful acts taken by Douglas A. Henning as Acting General Counsel between 12:00 a.m. December 23, 2017 to February 17, 2018.

18-0228-BD2

TRANSFER AND APPOINT GENERAL COUNSEL AND RATIFY ALL LAWFUL ACTIONS TAKEN AS GENERAL COUNSEL SINCE FEBRUARY 18, 2018 (JOSEPH MORIARTY)

THE BOARD PRESIDENT RECOMMENDS THAT THE BOARD:

- (1) Transfer and appoint Joseph Moriarty to the position of General Counsel, effective February 18, 2018 at the salary set forth below.
- (2) Ratify, adopt, and assume all lawful acts taken by Joseph Moriarty as General Counsel between 12:00 a.m. February 18, 2018 and the Board's approval of this Board Report.

DESCRIPTION:

NAME	FROM	<u>TO</u>
Joseph Moriarty	External Title: Labor Relations Officer Functional Title: Chief Position No: 468295 Basic Salary: \$160,000.00 Pay Band: A09	External Title: General Counsel Functional Title: Chief Position No: 245044 Basic Salary: \$180,000.00 Pay Band: A10 Budget Classification: 10210.115.52100.232102.000000

FINANCIAL:

The expenditure involved in this appointment is not in excess of the regular budget appropriation. The position approved by this action shall be included in the FY18 department budget.

President Clark indicated that if there are no objections, Board Reports 18-0228-BD1 and 18-0228-BD2 would be adopted by the last favorable roll call vote, all members voting therefore.

President Clark thereupon declared Board Reports 18-0228-BD1 and 18-0228-BD2 adopted.

18-0228-RS5

RESOLUTION BY THE BOARD OF EDUCATION OF THE CITY OF CHICAGO REGARDING THE DISMISSAL OF MARIA FLORES, TENURED TEACHER, ASSIGNED TO ROBERT NATHANIEL DETT ELEMENTARY SCHOOL

WHEREAS, pursuant to Section 34-85 of the Illinois School Code, 105 ILCS 5/34-85, a hearing was conducted before an impartial hearing officer, Lisa Salkovitz Kohn, certified by the Illinois State Board of Education; and

WHEREAS, after the conclusion of the dismissal hearing afforded to Maria Flores, the Hearing Officer made written findings of fact and conclusions of law, and recommended the discharge of Ms. Flores; and

WHEREAS, the Board of Education of the City of Chicago has reviewed the post-hearing briefs and hearing transcript and exhibits ("record"), along with the findings of fact, conclusions of law, and recommendation of Hearing Officer Kohn; and

WHEREAS, the parties were given an opportunity to submit exceptions and a memorandum of law in support of or in opposition to the Board's adoption of Hearing Officer Kohn's recommendation; and

WHEREAS, the Board of Education of the City of Chicago accepts the factual findings and conclusions of the hearing officer, and concludes that the record establishes sufficient cause for dismissal of Ms. Flores.

NOW THEREFORE, be it resolved by the Board of Education of the City of Chicago, as follows:

Section 1: After considering (a) the Hearing Officer's findings of fact, conclusions of law and recommendation, (b) the record of the dismissal hearing, and (c) any exceptions and memoranda of law submitted by the parties, the Board of Education of the City of Chicago accepts the Hearing Officer's findings of fact and legal conclusions, and accepts the Hearing Officer's recommendation for discharge.

Section 2: Maria Flores is hereby dismissed from her employment with the Board of Education of the City of Chicago effective February 28, 2018.

Section 3: This Resolution shall take full force and effect upon its adoption.

THEREFORE, this Resolution is hereby adopted by the members of the Board of Education of the City of Chicago on February 28, 2018.

18-0228-RS6

RESOLUTION BY THE BOARD OF EDUCATION OF THE CITY OF CHICAGO REGARDING THE DISMISSAL OF DON GIBSON, TENURED TEACHER, ASSIGNED TO JOHN MARSHALL METROPOLITAN HIGH SCHOOL

WHEREAS, pursuant to Section 34-85 of the Illinois School Code, 105 ILCS 5/34-85, a hearing was conducted before an impartial hearing officer, Lawrence M. Cohen, certified by the Illinois State Board of Education; and

WHEREAS, after the conclusion of the dismissal hearing afforded to Don Gibson, the Hearing Officer made written findings of fact and conclusions of law, and recommended the discharge of Mr. Gibson; and

WHEREAS, the Board of Education of the City of Chicago has reviewed the post-hearing briefs and hearing transcript and exhibits ("record"), along with the findings of fact, conclusions of law, and recommendation of Hearing Officer Cohen; and

WHEREAS, the parties were given an opportunity to submit exceptions and a memorandum of law in support of or in opposition to the Board's adoption of Hearing Officer Cohen's recommendation; and

WHEREAS, the Board of Education of the City of Chicago accepts the factual findings and conclusions of the hearing officer, and concludes that the record establishes sufficient cause for dismissal of Mr. Gibson.

NOW THEREFORE, be it resolved by the Board of Education of the City of Chicago, as follows:

Section 1: After considering (a) the Hearing Officer's findings of fact, conclusions of law and recommendation, (b) the record of the dismissal hearing, and (c) any exceptions and memoranda of law submitted by the parties, the Board of Education of the City of Chicago accepts the Hearing Officer's findings of fact and legal conclusions, and accepts the Hearing Officer's recommendation for discharge.

Section 2: Don Gibson is hereby dismissed from his employment with the Board of Education of the City of Chicago effective February 28, 2018.

Section 3: This Resolution shall take full force and effect upon its adoption.

THEREFORE, this Resolution is hereby adopted by the members of the Board of Education of the City of Chicago on February 28, 2018.

18-0228-RS7

RESOLUTION APPROVING CHIEF EXECUTIVE OFFICER'S RECOMMENDATION TO DISMISS EDUCATIONAL SUPPORT PERSONNEL

WHEREAS, on February 23, 2018, the Chief Executive Officer submitted a written recommendation, including the reasons for the recommendation, to the Board to dismiss the following educational support personnel pursuant to Board Rule 4-1:

Name	School	Effective Date		
Craig Beaudion	City Wide Facility Operations and Maintenance	February 28, 2018		
Ronne Cox	Peter A. Reinberg Elementary School	February 28, 2018		
Kenyatta Farley	City Wide Facility Operations and Maintenance	February 28, 2018		
Dorothy Penn	Marcus Moziah Garvey Elementary School	February 28, 2018		
Monique Sargent	Harlan Community Academy High School	February 28, 2018		
Maurice Sullivan	Socorro Sandoval Elementary School	February 28, 2018		
Bianca Velasco	Maria Saucedo Elementary Scholastic Academy	February 28, 2018		

WHEREAS, the Chief Executive Officer followed the procedures established by her prior to making the recommendation;

WHEREAS, the Board has reviewed the reasons for the Chief Executive Officer's recommendation;

WHEREAS, the Chief Executive Officer or her designee has previously notified the affected educational support personnel of their pending dismissal;

NOW, THEREFORE, BE IT RESOLVED:

- 1. That pursuant to Board Rule 4-1, the above-referenced educational support personnel are dismissed from Board employment effective on the date set opposite their names.
- 2. The Board hereby approves all actions taken by the Chief Executive Officer or her designee to effectuate the dismissal of the above-named educational support personnel.
- 3. The Chief Executive Officer or her designee shall notify the above-named educational support personnel of their dismissal.

18-0228-RS8

RESOLUTION APPROVING CHIEF EXECUTIVE OFFICER'S RECOMMENDATION TO DISMISS PROBATIONARY APPOINTED TEACHERS

WHEREAS, on February 23, 2018, the Chief Executive Officer submitted written recommendations, including the reasons for the recommendations, to the Board to dismiss the following probationary appointed teachers pursuant to Board Rule 4-1 and 105 ILCS 5/34-84:

Name	School	Effective Date
Scott Chapman	Hyman G. Rickover Naval Academy High School	February 28, 2018
Morgan Smith	Hyman G. Rickover Naval Academy High School	February 28, 2018

WHEREAS, the Chief Executive Officer followed the procedures established by her prior to making the recommendation;

WHEREAS, the Board has reviewed the reasons for the Chief Executive Officer's recommendation;

WHEREAS, the Chief Executive Officer or her designee has previously notified the affected probationary appointed teachers of their pending dismissal,

NOW, THEREFORE, BE IT RESOLVED:

- 1. That pursuant to Board Rule 4-1 and 105 ILCS 5/34-84, the above-referenced probationary appointed teachers are dismissed from Board employment effective on the date set opposite their names.
- 2. The Board hereby approves all actions taken by the Chief Executive Officer or her designee to effectuate the dismissal of the above-named probationary appointed teachers.
- 3. The Chief Executive Officer or her designee shall notify the above-named probationary appointed teachers of their dismissal.

The Secretary presented the following Statement for the Public Record:

I would like to note for the record that on February 23, 2018, the Board members and the Office of the Board received the CEO's recommendation to dismiss Probationary Appointed Teachers pursuant to Board Rule 4-1 and 105 ILCS 5/34-84. Her recommendation included the names of the teachers affected and the reasons. She also noted that the teachers affected will be notified of their dismissal after adoption of the Resolution.

18-0228-RS9

RESOLUTION AUTHORIZING THE HONORABLE TERMINATION OF REGULARLY CERTIFIED AND APPOINTED TEACHERS

WHEREAS, the Chicago Board of Education ("Board") has the power under Sections 34-8.1, 34-16 and 34-84 of the Illinois School Code (105 ILCS 5/34-1, et. seq.) to lay off employees; and

WHEREAS, the Board has the power under Section 34-18(31) of the Illinois School Code to promulgate rules establishing procedures governing the layoff or reduction in force of employees; and

WHEREAS, the Board has the power under Section 34-19 of the Illinois School Code to delegate to the Chief Executive Officer ("CEO") the authorities granted to the Board provided that such delegation and appropriate oversight procedures are made pursuant to Board by-laws, rules, regulations, adopted pursuant to Section 34-19 of the Illinois School Code; and

WHEREAS, the Board, pursuant to the above articulated powers, promulgated its Policy Regarding Reassignment and Layoff of Regularly Appointed and Certified Teachers ("Reassignment Policy") on July 23, 1997 and amended from time to time thereafter, and which is incorporated into collective bargaining agreements; and

WHEREAS, the Board has delegated its power to layoff tenured teachers in accordance with the Reassignment Policy to the CEO under Board Rules 2-13, and 4-1 (a), and 4-6, and

WHEREAS, the Reassignment Policy provides that teachers honorably terminated under its provisions, who are rehired in a permanent teaching position within two school years after their honorable termination, shall have their tenure and prior seniority restored as of the date of rehire; and

WHEREAS, the employee(s) identified on Attachment A were removed from the attendance center to which they were assigned pursuant to Section 2 of the Reassignment Policy, and the Chief Executive Officer directed that each employee receive a notice of removal and each employee did receive said notice; and

WHEREAS, all of the identified employees failed to secure a permanent appointment within at least 10 school months after they received their notice of removal and the Chief Executive Officer directed that each of the identified employees receive at least 14 days' notice that they would be honorably terminated from service and each employee has received said notice.

NOW, THEREFORE, BE IT HEREBY RESOLVED BY THE CHICAGO BOARD OF EDUCATION as follows:

That the employee(s) listed on Attachment A are honorably terminated from service effective on the date of honorable termination indicated on Attachment A, pursuant to the Board's Reassignment Policy.

That those employee(s) listed on Attachment A, who were tenured at the time of their honorable termination, shall have their tenure and full senionty restored without further formal Board action, if they are rehired by the Board to a permanent teaching position within two (2) years of the date of their honorable termination.

ATTACHMENT A

REASSIGNED TEACHER(S) SCHEDULED FOR HONORABLE TERMINATION

LAST NAME	FIRST NAME	TERMINATION DATE		
Mason	Audrey	March 2, 2018		
Rodriguez	Sylvia	March 10, 2018		

President Clark indicated that if there are no objections, Board Reports 18-0228-RS5 through 18-0228-RS9 would be adopted by the last favorable roll call vote, all members voting therefore.

President Clark thereupon declared Board Reports 18-0228-RS5 through 18-0228-RS9 adopted.

Vice President Guzman presented the following Motion:

18-0228-MO2

MOTION RE: ADOPT AND MAINTAIN AS CONFIDENTIAL CLOSED SESSION MINUTES FROM JANUARY 24, 2018

MOTION ADOPTED that the Board adopt the minutes of the closed session meeting of January 24, 2018 pursuant to Section 2.06 of the Open Meetings Act. Board Members reviewed these minutes and determined that the need for confidentiality exists. Therefore, the minutes of the closed session meeting held on January 24, 2018 shall be maintained as confidential and not available for public inspection.

Board Member Ward moved to adopt Motion 18-0228-MO2.

The Secretary called the roll and the vote was as follows:

Yeas: Mr. Furlong, Ms. Garza, Mr. Guzman, Dr. Hines, Ms. Ward, and President Clark - 6

Nays: None

President Clark thereupon declared Motion 18-0228-MO2 adopted.

Board Member Furlong presented the following Motion:

18-0228-MO3

MOTION RE: APPROVAL OF RECORD OF PROCEEDINGS OF MEETING OPEN TO THE PUBLIC JANUARY 24, 2018

MOTION ADOPTED that the record of proceedings of the Board Meeting of January 24, 2018 prepared by the Board Secretary be approved and that such records of proceedings be posted on the Chicago Board of Education website in accordance with Section 2.06(b) of the Open Meetings Act.

Board Member Dr. Hines moved to adopt Motion 18-0228-MO3.

The Secretary called the roll and the vote was as follows:

Yeas: Mr. Furlong, Ms. Garza, Mr. Guzman, Dr. Hines, Ms. Ward, and President Clark – 6

Nays: None

President Clark thereupon declared Motion 18-0228-MO3 adopted.

18-0228-OP2

APPROVE ENTERING INTO AN INTERGOVERNMENTAL USE AGREEMENT WITH THE CHICAGO PARK DISTRICT IN CONNECTION WITH THE CONSTRUCTION AND USE OF PARK 580 (READ-DUNNING)

THE CHIEF ADMINISTRATOR OFFICER REPORTS THE FOLLOWING DECISION:

Approve entering into an Intergovernmental Use Agreement ("IGA") with the Chicago Park District ("CPD") for the CPD to undertake a project to construct a new soccer/football/baseball field with bleachers at the new Park 580 (Read-Dunning) and to authorize the Board of Education of the City of Chicago ("Board") to contribute up to \$1,500,000 to the CPD for the construction, use, maintenance and repair of the fields. The intergovernmental Use Agreement between the Board and CPD for the joint use of the Athletic Facilities is currently being negotiated. The authority granted herein shall automatically rescind in the event the Intergovernmental Use Agreement is not executed within 120 days of the date of this Board Report. Information pertinent to the Intergovernmental Use Agreement stated as follows.

PARTIES:

Board of Education of the City of Chicago

Chicago Park District 541 N. Fairbanks 42 W. Madison Street Chicago, IL 60602 Chicago, IL 60611

Contact: Chief Operating Officer Contact: General Superintendant

Phone: 312-742-4500 Phone: 773-553-2900

PROJECT DESCRIPTION: The Chicago Park District owns property at Oak Park Avenue and Bittersweet Place known as Park 580 (Read-Dunning), illustrated on Exhibit A ("CPD Property" legal description subject to approval) attached hereto. The Board has agreed to provide funding to CPD for the construction of a new soccer/football/baseball field with bleachers at the new Park 580 (Exhibit A) for programmatic use by the new CPS school (Read-Dunning) at Oak Park Avenue and Irving Park Road. CPD has agreed to construct, maintain and to enter into a twenty (20) year non-revocable IGA with the Board for joint use of the Athletic Facilities.

PREMISES: Approximately 7.0 acres of the land described on Exhibit A attached hereto.

RESPONSIBILITIES OF PARTIES AND USE OF PREMISES: Under the Intergovernmental Use Agreement with CPD, the Board will have programmatic use of the Athletic Facilities for twenty (20) years. CPD and the Board will agree on the use of the Athletic Facilities which may include activities during school hours and mutually agreed on after school hours for School related or sponsored programs, practices, interscholastic competitions and intramural games, which may be scheduled on weekends, or such other hours as agreed to by the Board's Chief Administrative Officer. The Board will enter a use agreement with CPD for the designation of the day to day use of the complex. The Board shall not be required to obtain a permit or pay a fee for its use of the Athletic Facilities. CPD will be responsible for construction, maintenance and all costs related to the use and operation of the Athletic Facilities. The Board shall have the right, but not the obligation, to maintain the Athletic Facilities shown on Exhibit A, if necessary due to maintenance falling below the accepted standard for such Facilities, and to seek reimbursement for those costs from the CPD.

TERM: The term of the non-revocable Intergovernmental Use Agreement shall commence on the date the agreement is signed and shall end twenty (20) years thereafter.

CONCESSIONS/TICKETS: The Board shall have the right to control and operate all ticket sales and field concessions during the Board's priority use and shall receive any and all payments due or which shall become due during that time. The CPD shall have the right to control and operate all ticket sales and field concessions during such times when the Board does not have priority use and the CPD is responsible for the scheduling of

INSURANCE/INDEMNIFICATION: Insurance and indemnification provisions shall be negotiated by the General Counsel.

AUTHORIZATION: Authorize the President and the Secretary to execute any and all documents required to effectuate the twenty (20) year Intergovernmental Use Agreement. Authorize the Chief Administrative Officer and Chief of Capital Planning and Construction to (1.) negotiate the final terms and conditions of the Intergovernmental Use Agreement; and (2.) to execute any and all ancillary documents required to administer or effectuate the Intergovernmental Use Agreement. Authorize the General Counsel to include other relevant terms and conditions, including indemnification, in the Intergovernmental Use Agreement as may be required to construct and use the new Athletic Facilities.

AFFIRMATIVE ACTION: Exempt.

LSC REVIEW: Local School Council approval is not applicable to this report.

FINANCIAL: Charge to Operations: \$1,500,000

Source of Funds: Capital Funds

GENERAL CONDITIONS:

Inspector General – Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts – The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of or the letting of contracts to, former Board members during the one-year period following expiration or other termination of their terms of office.

Indebtedness – The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time shall be incorporated into and made a part of the agreement.

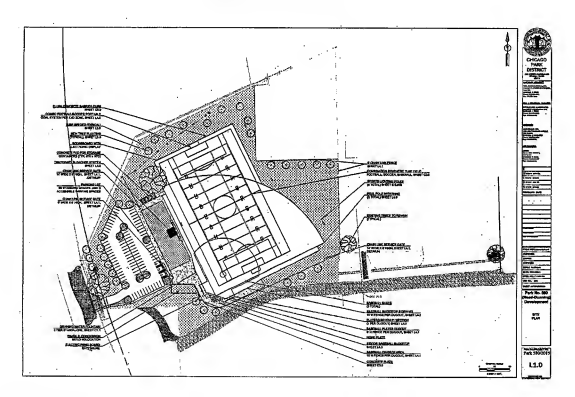
Ethics – The Board's Ethics Code adopted June 23, 2004 (04-0623-PO4), as amended from time to time shall be incorporated into and made a part of the agreement.

Contingent Liability – The agreements shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

EXHIBIT A

[LEGAL DESCRIPTION SUBJECT TO SURVEY AND APPROVAL]

SITE PLAN FOR PARK 580 (READ-DUNNING)



18-0228-OP3

TRANSFER OF THREE CLOSED SCHOOLS FISKE, ROSS AND WADSWORTH TO THE CITY OF CHICAGO

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

That the Board request the City of Chicago, in Trust for Use of Schools and/or the Public Building Commission ("PBC"), as necessary, convey to the City of Chicago ("the City") three closed school buildings formerly known as the Fiske, Ross and Wadsworth Schools as described on Exhibit A ("Properties") to be repurposed and used for another public purpose or public use. The Properties may not be used by or conveyed to any K-12 Charter School. Information pertinent to the transfers is stated below.

TRANSFEREE:

City of Chicago City
Department of Planning and Development
Bureau of Economic Development
121 N. LaSalle Street, Room 1000
Chicago, IL 60602

Contacts: Aarti Kotak, Managing Deputy Commissioner 312-744-0771; Aarti Kotak@cityofchicago.org

Lisa Misher, Chief Assistant Corporation Counsel City of Chicago Department of Law, Real Estate and Land Use Division 312-742-3932; <u>Lisa.Misher@cityofchicago.org</u>

PROPERTY INFORMATION, LEGAL DESCRIPTIONS & PINS: See the attached Exhibit A.

RECOMMENDATION: The Properties are no longer needed for school use and the deed for the Properties shall provide that they may not be used as a K-12 Charter School. The Properties are being transferred to the City to be repurposed for another public purpose or public use pursuant to the Local Government Property Transfer Act (50 ILCS 605/0.01, et. seq.). Prior to the transfer, the City shall by ordinance declare that it will repurpose the Properties for a public use and/or public purpose and confirm that the Properties will not be used as K-12 Charter Schools. The Properties on Exhibit A are to be conveyed in "AS IS-WHERE IS" condition and the deeds to the City shall provide that the Board is to be released, discharged and indemnified from and against any and all responsibility or liability relating to the Properties' physical, structural and environmental condition. The Board will not be responsible for nor required to provide any environmental, geotechnical, engineering or structural assessments or reports.

AUTHORIZATION: Authorize the City of Chicago, in Trust for Use of Schools and/or the PBC, as necessary, to issue deeds for the Properties to the City including the release and discharge language set forth above and the restriction that the Properties may not be used as K-12 Charter Schools, Authorize the General Counsel to take any and all actions required to effectuate these transactions. Authorize the General Counsel, the Chief Operating and Chief Administrative Officers to execute any and all ancillary documents required to administer or effectuate these transactions.

AFFIRMATIVE ACTION: Exempt.

LSC REVIEW: Local School Council approval is not applicable to these transactions.

FINANCIAL: None.

GENERAL CONDITIONS:

Inspector General – Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts – The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness – The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics – The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability – The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

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Legal Description	LOTS 23 TO 25, INCLUSIVE, IN SNOW AND DICKINSON'S SUBDIVISION OF BLOCKS 4, S AND 6 (EXCEPT THE NORTH SO FEET THEREOF) IN CHARLES BUSBY'S SUBDIVISION OF THE SOUTH ONE HALF OF THE SOUTHWEST QUARTER (EXCEPT 2-1/2 ACRES THEREOF) IN SECTION 14, TOWNSHIP 3B NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.	LOTS 1 TO 9, BOTH INCLUSIVE, IN BLOCK 3 IN SECOND PLAT OF WOODLAWN, BEING A SUBDIVISION OF EAST 22 ACRES OF THE NORTH HALF OF NORTHWEST QUARTER OF SECTION 23, TOWNSHIP 38 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS AND	LOTS 19 TO 23, BOTH INCLUSIVE, (EXCEPT THAT PART THEREOF TAKEN FOR ALLEY) IN WADSWORTH'S ADDITION TO WOODLAWN, BEING A SUBDIVISION IN THE NORTHEAST QUARTER OF THE NORTH WEST QUARTER OF SECTION 23, TOWNSHIP 38 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MENDIAN, IN COOK COUNTY, ILLINOIS	THE NORTH 60 FEET OF LOT 2 (EXCEPT THE EAST 8 FEET) IN 8LOCK 5 IN WILSON, HEALD & STEBBIN'S SUBDIVISION OF THE NORTHWEST 1/4 OF THE SOUTHWEST % OF SECTION 1S, TOWNSHIP 38 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.	LOTS 3, 6, 7, 10 AND 11 IN BLOCK 5 IN WILSON, HEALD AND STEBBING'S SUBDIVISION OF THE NORTHWEST QUARTER OF THE SOUTHWEST QUARTER OF SECTION 15, TOWNSHIP 38 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLNOIS.	LOT 1 (EXCEPT THAT PART THEREOF INCLUDED IN MICHIGAN AVENUE AND EXCEPT THE WEST 8 FEET THEREOF TAKEN FOR ALLEY), IN BLOCK 5 IN WILSON, HEALD AND STEBBIN'S SUBDIVISION OF THE NORTHWEST 1/4 OF THE SOUTHWEST 1/4 OF SECTION 15; TOWNSHIP 38 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.	THE NORTH 49 FEET OF LOT 4 IN BLOCK 5 IN WILSON, HEALD & STEBBIN'S SUBDIVISION OF THE NORTHWEST 1/4 OF THE SOUTHWEST 1/4 OF SECTION 15, TOWNSHIP 38 NORTH, RANGE 14, EAST
PINS	Part of PIN: 20-14-309-002 (To be Subdivided)		PINS: 20-23-109-027 20-23-109-047 20-23-109-048			PINS: 20-15-307-001 20-15-307-009, 20-15-307-010,	20-15-307-022, 20-15-307-023 20-15-307-011
Address	614S S. INGLESIDE	,	6420 S. UNIVERSITY			6001 S. WABASH AVE.	60S9 S. WABASH AVE. 6016 S. MICHIGAN AVE. 67-73 E. 60TH STREET
Former Facility Name or Property Type	FORMER JOHN FISKE SCHOOL		FORMER JAMES WADSWORTH SCHOOL				FORMER BETSY ROSS
			7				er.

Vice President Guzman abstained on Board Report 18-0228-OP3.

President Clark indicated that if there are no objections, Board Reports 18-0228-OP2 and 18-0228-OP3, with the noted abstention, would be adopted by the last favorable roll call vote, all members voting therefore.

President Clark thereupon declared Board Reports 18-0228-OP2 and 18-0228-OP3 adopted.

18-0228-RS1

RESCIND BOARD REPORT 07-0822-RS1 AND ADOPT NEW RESOLUTION RE: HONORARY STUDENT MEMBER OF THE BOARD OF EDUCATION OF THE CITY OF CHICAGO

WHEREAS, the Board of Education of the City of Chicago recognizes its responsibility to ensure a quality education for the youth of the community; and

WHEREAS, the student population possesses unique insight and valuable information concerning the process of education at its most fundamental level, the classroom; and

WHEREAS, the Board is determined to improve communication opportunities between students and board members and administrators; and

WHEREAS, a better informed and more involved student population is a significant contribution to the improvement of education in the community;

NOW, THEREFORE BE IT RESOLVED THAT, the Board of Education of the City of Chicago shall appoint a representative of the high school elected student leadership as an Honorary Student Member of the Board of Education in accordance with the following parameters:

- · The office shall be an honorary, non-voting office.
- The Honorary Student Board Member will receive a \$1,000.00 scholarship awarded when the student is admitted and attending a two or four year college or university.
- To be eligible to serve as an Honorary Student Board Member a student shall be a rising 11th or 12th grader (currently in grades 10 or 11) and shall have been elected by the student body of his/her school to serve as LSC student representative or student council officer, or has proven leadership experience.
- To be eligible to serve as an Honorary Student Board Member, a student shall have and maintain a minimum overall grade point average of 3.0, an attendance rate of at least 90%.
- To be considered for the office the eligible student must submit an application provided by the Board and current resume.
- The Board will select applicants to interview based upon the applicants written responses in the Candidate Application.
- The Board of Education shall have the final authority and discretion concerning the selection of the Honorary Student Board Member.
- The Honorary Student Board Member shall be selected annually in May and serve for one school
 year
- The Honorary Student Board Member will be introduced at the May Board Meeting and invited to attend the public business portion of all Board Meetings between September and May of the following school year.
- A written release, signed by the parent or guardian, will be required before a minor Honorary Student Board Member is seated.
- The Board Secretary shall provide a schedule of Board meetings to the student selected to serve as Honorary Student Board Member, the student's parent(s) or guardian(s) and the principal of his/her school.
- The term of office of the Honorary Student Board Member shall expire at the end of the school
 year for which the Honorary Student Board Member was appointed, the expiration of the
 student's term as a student leader at his/her school, or his/her graduation, whichever first occurs.
- All vacancies in the office of Honorary Student Board Member shall be filled by the Board for the unexpired portion of the member's term.

The Honorary Student Board Member shall:

- Serve in an advisory capacity to the Board of Education on Issues of concern to students.
- Serve as liaison between the Chicago Public School student representatives and the Board of Education
- Serve as an active participant on the CPS Student Advisory Committee, beginning right after he/she is selected as Honorary Student Board Member.

18-0228-RS2

RESOLUTION ABATING THE TAX HERETOFORE LEVIED FOR THE YEAR 2017 TO PAY DEBT SERVICE ON UNLIMITED TAX GENERAL OBLIGATION BONDS (DEDICATED TAX REVENUES), SERIES 1998B-1, SERIES 1999A, SERIES 2007BC, SERIES 2017E, AND SERIES 2017F

OF THE BOARD OF EDUCATION OF THE CITY OF CHICAGO

SECTION 1. DEFINITIONS

Whereas, throughout this Resolution, the following terms shall have the meanings ascribed in this Section 1:

"Board" means the Board of Education of the City of Chicago;

"Bonds" means, collectively and as the context implies, individually, the Series 1998B-1 Bonds, the Series 1999A Bonds, the Series 2007BC Bonds, Series 2017E, and the Series 2017F, as those terms are defined herein:

"County Clerks" means the County Clerks of the Counties of Cook County and DuPage County, collectively:

"Indenture" means, collectively and as the context implies, individually, the Series 1997A Indenture, the Series 1998B-1 Indenture, the Series 1999A Indenture, the Series 2007BC Indenture the Series 2017E Indenture, and the 2017F Indenture, as those terms are defined herein

"Intergovernmental Agreement" means that certain Intergovernmental Agreement dated as of October 1, 1997, by and between the City and the Board, as from time to time supplemented and amended;

"Intergovernmental Agreement Revenues" means the revenues pledged by the City under the Intergovernmental Agreement, for the purpose of providing funds to the Board to pay debt service with respect to the Bonds;

"Personal Property Replacement Tax Revenues" means the amounts allocated and paid to the Board from the Personal Property Tax Replacement Fund of the State pursuant to Section 12 of the State Revenue Shanng Act of the State, as amended, or from such successor or replacement fund or act as may be enacted in the future.

"Pledged Taxes" means the ad valorem taxes in amounts sufficient to pay debt service on the respective Series of Bonds as the same becomes due under the respective Indenture and referred to in this Resolution:

"Sufficiency Notice" means, with respect to each series of Bonds, the notice from the Trustee, that with respect to each Series of Bonds, sufficient Intergovernmental Agreement Revenues have been deposited with the Trustee to pay debt service on the respective series of Bonds in accordance with the provisions of the respective Indenture;

"Trustee" means Amalgamated Bank of Chicago, as Trustee under the respective Indenture for each Senes of Bonds identified in this Resolution.

SECTION 2. SERIES 1998B-1 BONDS

WHEREAS, the Board has heretofore issued its Unlimited Tax General Obligation Bonds (Dedicated Tax Revenues), Senes 1998B-1, dated October 28, 1998 (the "Senes 1998B-1 Bonds"), pursuant to Resolution No. 98-1007-RS1, adopted by the Board on the 7th day of October 1998, (the "Senes 1998B-1 Bond Resolution") and that certain Trust Indenture, dated as of September 1, 1998 (the "Senes 1998B-1 Indenture"), between the Board and the Trustee; and

WHEREAS, pursuant to the Series 1998B-1 Bond Resolution, the Board has levied a direct annual tax for the payment of the principal of and interest on the Bonds, and has directed the County Clerks to extend the Pledged Taxes with respect to the Series 1998B-1 Bonds in amounts sufficient to pay such debt service as the same becomes due (the "Series 1998B-1 Pledged Taxes"); and

WHEREAS, pursuant to the Intergovernmental Agreement, the City has levied a direct annual tax for years up to and including year 2030, for the purpose of providing funds to the Board to assist in servicing debt incurred through the issuance of school building and improvement bonds (the "Intergovernmental Agreement Revenues"); and

WHEREAS, pursuant to the Intergovernmental Agreement, the Board has received a notice from the City specifying an amount of Intergovernmental Agreement Revenues to be collected and paid directly to the Trustee for the current bond year beginning on December 2, 2017; and a portion of the Intergovernmental Agreement Revenues will be allocated for the repayment of a portion of the debt service on the Senes 1998B-1 Bonds; and

WHEREAS, Section 504(A)(iii) of the Series 1998B-1 Indenture provides that once sufficient Pledged Personal Property Replacement Tax Revenues (as defined in the Series 1998B-1 Indenture) have been deposited in the Deposit Sub-Account (as defined in the Series 1998B-1 Indenture) in any calendar year in an amount sufficient to pay the interest on and the principal of the Series 1998B-1 Bonds scheduled to be paid from Pledged Personal Property Replacement Tax Revenues during the bond year beginning on December 2 of such calendar year, the Trustee shall notify the Board of that fact, and the Board shall take such actions as are necessary to abate the Pledged Taxes levied and to be extended for the then-current calendar year in full; and

WHEREAS, the Board has received one or more of the notices described in the preceding two paragraphs from the Trustee evidencing the sufficiency of the Pledged Revenues with respect to the Series 1998B-1 Bonds, and the Board hereby finds that it is necessary and in the best interests of the Board that the Pledged Taxes heretofore levied and to be extended for the year 2017 to pay such debt service on the Series 1998B-1 Bonds be abated in full.

Now, THEREFORE, BE IT HEREBY RESOLVEO by the Board of Education of the City of Chicago that:

Abatement of Pledged Taxes. The Pledged Taxes in the amount of \$20,400,000.00 heretofore levied for the year 2017 in the Series 1998B-1 Bond Resolution are hereby abated in full.

SECTION 3. SERIES 1999A BONOS

WHEREAS, the Board has heretofore issued its Unlimited Tax General Obligation Bonds (Dedicated Tax Revenues), Series 1999A, dated February 25, 1999 (the "Series 1999A Bonds"), pursuant to Resolution No. 98-0826-RS5, adopted by the Board on the 26th day of August 1998, and Resolution 98-1118-RS5, adopted by the Board on the 18th Day of November 1998 (collectively, the "Series 1999A Bond Resolutions") and that certain Trust Indenture, dated as of February 1, 1999 (the "Series 1999A Indenture"), between the Board and the Trustee; and

WHEREAS, pursuant to the Series 1999A Bond Resolutions, the Board has levied a direct annual tax for the payment of the principal of and interest on the Bonds, and has directed the County Clerks to extend such taxes in amounts sufficient to pay such debt service as the same becomes due (the "Series 1999A Pledged Taxes"); and

WHEREAS, pursuant to the Intergovernmental Agreement, the City has levied a direct annual tax for years up to and including year 2030, for the purpose of providing funds to the Board to assist in servicing debt incurred through the issuance of school building and improvement bonds (the "Intergovernmental Agreement Revenues"); and

WHEREAS, pursuant to the Intergovernmental Agreement, the Board has received a notice from the City specifying an amount of Intergovernmental Revenues to be collected and paid directly to the Trustee for the current bond year beginning on December 2, 2017; and a portion of the Intergovernmental Agreement Revenues will be allocated for the repayment of a portion of the debt service on the Series 1999A Bonds; and

WHEREAS, Section 5.4(A)(iii) of the Series 1999A Indenture provides that promptly after sufficient Pledged Personal Property Replacement Tax Revenues (as defined in the Series 1999A Indenture) have been deposited in any calendar year in an amount sufficient to pay the interest on and the principal of the Series 1999A Bonds scheduled to be paid from Pledged Personal Property Replacement Tax Revenues during the bond year beginning on December 2 of such calendar year, the Trustee shall notify the Board of that fact and the Board shall take such actions as are necessary to abate the Series 1999A Pledged Taxes levied and to be extended for the then-current calendar year in full; and

WHEREAS, the Board has received one or more of the notices described in the preceding two paragraphs from the Trustee evidencing the sufficiency of the Pledged Revenues with respect to the Senes 1999A Bonds, and the Board hereby finds that it is necessary and in the best interests of the Board that the Senes 1999A Pledged Taxes heretofore levied and to be extended for the year 2017 to pay such debt service on the Senes 1999A Bonds be abated in full.

Now, THEREFORE, BE IT HEREBY RESOLVED by the Board of Education of the City of Chicago that:

Abatement of Pledged Taxes. The Pledged Taxes in the amount of \$63,312,875.00 heretofore levied for the year 2017 in the Series 1999A Bond Resolution are hereby abated in full.

SECTION 4. SERIES 2007BC BONOS

WHEREAS, the Board has heretofore issued its Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Senes 2007BC, dated September 5, 2007 (the "Series 2007BC Bonds"), pursuant to Resolution No. 07-0725-RS4, adopted by the Board on July 25, 2007 (the "Series 2007BC Bond Resolution") and that certain Trust Indenture, dated as of September 1, 2007 (the "Series 2007BC Indenture"), between the Board and the Trustee; and

WHEREAS, pursuant to the Series 2007BC Bond Resolution, the Board has levied a direct annual tax for the payment of the principal of and interest on the Bonds, and has directed the County Clerks to extend such taxes in amounts sufficient to pay such debt service as the same becomes due (the "Series 2007BC Pledged Taxes"); and

WHEREAS, pursuant to the Intergovernmental Agreement, the City has levied a direct annual tax for years up to and including year 2030, for the purpose of providing funds to the Board to assist in servicing debt incurred through the issuance of school building and improvement bonds (the "Intergovernmental Agreement Revenues"); and

WHEREAS, pursuant to the Intergovernmental Agreement, the Board has received a notice from the City for the current bond year beginning on December 2, 2017; and a portion of the Intergovernmental Agreement Revenues will be allocated for the repayment of a portion of the debt service on the Series 2007BC Bonds; and

WHEREAS, Section 5.4(A)(iii) of the Series 2007BC Indenture provides that once sufficient Pledged Personal Property Replacement Tax Revenues (as defined in the Indenture) have been deposited in any calendar year in an amount sufficient to pay the interest on and the principal of the Series 2007BC Bonds scheduled to be paid from Pledged Personal Property Replacement Tax Revenues during the bond year beginning on December 2 of such calendar year, the Trustee shall notify the Board of that fact and the Board shall take such actions as are necessary to abate the Series 2007BC Pledged Taxes levied and to be extended for the then-current calendar year in full; and

WHEREAS, the Board has received one or more of the notices described in the preceding two paragraphs from the Trustee evidencing the sufficiency of the Pledged Revenues with respect to the Senes 2007BC Bonds, and the Board hereby finds that it is necessary and in the best interests of the Board that the Series 2007BC Pledged Taxes heretofore levied and to be extended for the year 2017 to pay such debt service on the Series 2007BC Bonds be abated in full.

Now, THEREFORE, BE IT HEREBY RESOLVED by the Board of Education of the City of Chicago that:

Abatement of Pledged Taxes. The Series 2007BC Pledged Taxes in the amount of \$25,720,700.00 heretofore levied for the year 2017 in the Series 2007BC Bond Resolution are hereby abated in full.

SECTION 5. SERIES 2017E BONDS

WHEREAS, the Board has heretofore issued its Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2017E, dated November 30, 2017 (the "Series 2017E Bonds"), pursuant to Resolution No. 17-0828-RS6, adopted by the Board on August 28, 2017 (the "Series 2017E Bond Resolution") and that certain Trust Indenture, dated as of November 30, 2017 (the "Series 2017E Indenture"), between the Board and the Trustee; and

WHEREAS, pursuant to the Series 2017E Bond Resolution, the Board has levied a direct annual tax for the payment of the principal of and interest on the Bonds, and has directed the County Clerks to extend such taxes in amounts sufficient to pay such debt service as the same becomes due (the "Series 2007E Pledged Taxes"); and

WHEREAS, pursuant to the Intergovernmental Agreement, the City has levied a direct annual tax for years up to and including year 2030, for the purpose of providing funds to the Board to assist in servicing debt incurred through the issuance of school building and improvement bonds (the "Intergovernmental Agreement Revenues"); and

WHEREAS, pursuant to the Intergovernmental Agreement, the Board has received a notice from the City for the current bond year beginning on December 2, 2017; and a portion of the Intergovernmental Agreement Revenues will be allocated for the repayment of a portion of the debt service on the Senes 2017E Bonds; and

WHEREAS, Section 5.4(A)(iii) of the Series 2017E Indenture provides that once sufficient Pledged Personal Property Replacement Tax Revenues (as defined in the Indenture) have been deposited in any calendar year in an amount sufficient to pay the interest on and the principal of the Series 2017E Bonds scheduled to be paid from Pledged Personal Property Replacement Tax Revenues during the bond year beginning on December 2 of such calendar year, the Trustee shall notify the Board of that fact and the Board shall take such actions as are necessary to abate the Series 2017E Pledged Taxes levied and to be extended for the then-current calendar year in full; and

WHEREAS, the Board has received one or more of the notices described in the preceding two paragraphs from the Trustee evidencing the sufficiency of the Pledged Revenues with respect to the Series 2017E Bonds, and the Board hereby finds that it is necessary and in the best interests of the Board that the Series 2017E Pledged Taxes heretofore levied and to be extended for the year 2017 to pay such debt service on the Series 2017E Bonds be abated in full.

Now, THEREFORE, BE IT HEREBY RESOLVED by the Board of Education of the City of Chicago that:

Abatement of Pledged Taxes. The Series 2017E Pledged Taxes in the amount of \$1,136,750.00 heretofore levied for the year 2017 in the Series 2017E Bond Resolution are hereby abated in full.

SECTION 6. SERIES 2017F BONDS

WHEREAS, the Board has heretofore issued its Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2017F, dated November 30, 2017 (the "Series 2017F Bonds"), pursuant to Resolution No. 17-0828-RS6, adopted by the Board on August 28, 2017 (the "Series 2017F Bond Resolution") and that certain Trust Indenture, dated as of November 30, 2017 (the "Series 2017F Indenture"), between the Board and the Trustee; and

WHEREAS, pursuant to the Series 2017F Bond Resolution, the Board has levied a direct annual tax for the payment of the principal of and interest on the Bonds, and has directed the County Clerks to extend such taxes in amounts sufficient to pay such debt service as the same becomes due (the "Series 2007F Pledged Taxes"); and

WHEREAS, pursuant to the Intergovernmental Agreement, the City has levied a direct annual tax for years up to and including year 2030, for the purpose of providing funds to the Board to assist in servicing debt incurred through the issuance of school building and improvement bonds (the "Intergovernmental Agreement Revenues"); and

WHEREAS, pursuant to the Intergovernmental Agreement, the Board has received a notice from the City for the current bond year beginning on December 2, 2017; and a portion of the Intergovernmental Agreement Revenues will be allocated for the repayment of a portion of the debt service on the Series 2017F Bonds; and

WHEREAS, Section 5.4(A)(iii) of the Series 2017F Indenture provides that once sufficient Pledged Personal Property Replacement Tax Revenues (as defined in the Indenture) have been deposited in any calendar year in an amount sufficient to pay the interest on and the principal of the Series 2017F Bonds scheduled to be paid from Pledged Personal Property Replacement Tax Revenues during the bond year beginning on December 2 of such calendar year, the Trustee shall notify the Board of that fact and the Board shall take such actions as are necessary to abate the Series 2017F Pledged Taxes levied and to be extended for the then-current calendar year in full; and

WHEREAS, the Board has received one or more of the notices described in the preceding two paragraphs from the Trustee evidencing the sufficiency of the Pledged Revenues with respect to the Senes 2017F Bonds, and the Board hereby finds that it is necessary and in the best interests of the Board that the Senes 2017F Pledged Taxes heretofore levied and to be extended for the year 2017 to pay such debt service on the Series 2017F Bonds be abated in full.

Now, THEREFORE, BE IT HEREBY RESOLVED by the Board of Education of the City of Chicago that:

Abatement of Pledged Taxes. The Series 2017F Pledged Taxes in the amount of \$8,883,950.00 heretofore levied for the year 2017 in the Series 2017F Bond Resolution are hereby abated in full.

Now, THEREFORE, BE IT HEREBY FURTHER RESOLVED by the Board of Education of the City of Chicago, as follows:

- 1. FILING OF RESOLUTION. Forthwith upon the adoption of this Resolution, the Secretary of the Board shall cause a certified copy hereof to be filed with the County Clerks of The Counties of Cook and DuPage, Illinois, and it shall be the duty of such officers to abate said Pledged Taxes levied and to be extended for the year 2017 in full, in accordance with the provisions hereof.
- 2. EFFECTIVE DATE. This Resolution shall be in full force and effect upon its adoption.

18-0228-RS3

RESOLUTION ABATING THE TAX HERETOFORE LEVIED FOR THE YEAR 2017 TO PAY DEBT SERVICE ON UNLIMITED TAX GENERAL OBLIGATION BONDS (DEDICATED TAX REVENUES), SERIES 2002A, SERIES 2004AB, SERIES 2005AB, SERIES 2006B, SERIES 2007D, SERIES 2008ABC, SERIES 2009D, SERIES 2019EG, SERIES 2010CI/FG, SERIES 2011A, SERIES 2012A, SERIES 2012B, SERIES 2013A, SERIES 2015CE, SERIES 2016AB, SERIES 2017AB, SERIES 2017C, SERIES 2017D, AND SERIES 2017G OF THE BOARD OF EDUCATION OF THE CITY OF CHICAGO

SECTION 1. SERIES 2002A BONDS

WHEREAS, the Board of Education of the City of Chicago (the "Board") has heretofore issued its Unlimited Tax General Obligation Bonds (Dedicated Revenues), Series 2002A, dated September 24, 2002 (the "Series 2002A Bonds"), pursuant to Resolution No. 02-0828-RS04, adopted by the Board on the 28th day of August, 2002 (the "Series 2002A Bond Resolution"), and a certain Trust Indenture dated as of September 1, 2002 (the "Series 2002A Indenture"), between the Board and Cole Taylor Bank and the successor trustee Amalgamated Bank of Chicago (the "Series 2002A Trustee"), securing the Series 2002A Bonds; and

WHEREAS, pursuant to the Series 2002A Bond Resolution, the Board has levied a direct annual tax for the payment of the principal of and interest on the Series 2002A Bonds, and has directed the County Clerks of The Counties of Cook and DuPage, Illinois (the "County Clerks"), to extend such taxes in amounts sufficient to pay such debt service as the same becomes due (the "Pledged Taxes") pursuant thereto; and

WHEREAS, Section 5.4(D) of the Series 2002A Indenture provides that once sufficient revenues have been deposited in the Bond Payment Account (as defined in the Indenture) in any calendar year in an amount sufficient to pay the interest on and the principal of the Series 2002A Bonds due during the Bond Year beginning on December 2 of such prior calendar year, the Series 2002A Trustee shall notify the Board of that fact, and the Board shall take such actions as are necessary to abate the Pledged Taxes levied and to be extended for the then-current calendar year in full; and

WHEREAS, the Board has received the notice described in the preceding paragraph from the Series 2002A Trustee evidencing the sufficiency of the revenues deposited into the Bond Payment Account and the Board hereby finds that it is necessary and in the best interests of the Board that the Pledged Taxes heretofore levied and to be extended for the year 2017 to pay such debt service on the Series 2002A Bonds be abated in full.

Now, Therefore, Be It Hereby Resolved by the Board of Education of the City of Chicago, that:

Abatement of the Series 2002A Bonds Pledged Taxes. The Pledged Taxes in the amount of \$6,500,000.00 heretofore levied for the year 2017 in the Series 2002A Bond Resolution and to be extended pursuant thereto are hereby abated in full.

SECTION 2. SERIES 2004AB BONDS

WHEREAS, the Board of Education of the City of Chicago (the "Board") has heretofore issued its Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2004A, dated April 6, 2004 (the "Series 2004A Bonds"); and its Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2004B, dated April 6, 2004 (the "Series 2004B Bonds", together with the Series 2004A Bonds, the "Series 2004AB Bonds"), all pursuant to Resolution No. 04-0324-RS3, adopted by the Board on March 24, 2004 (the "Series 2004AB Bond Resolution"), and a certain Trust Indenture, dated as of April 1, 2004 (the "Series 2004A Bonds; and a certain Trust Indenture, dated as of April 1, 2004 (the "Series 2004A Bonds; and a certain Trust Indenture, dated as of April 1, 2004 (the "Series 2004B Bonds; and a certain Trust Indenture, dated as of April 1, 2004 (the "Series 2004B Bonds; and a certain Trust Indenture, dated as of April 1, 2004 (the "Series 2004B Bonds; and

WHEREAS, pursuant to the Series 2004AB Bond Resolution, the Board has levied a direct annual tax for the payment of the principal of and interest on the Series 2004AB Bonds, and has directed the County Clerks of The Counties of Cook and DuPage, Illinois (the "County Clerks") to extend such taxes in amounts sufficient to pay such debt service as the same becomes due (the "Series 2004A Bonds Pledged Taxes" and the "Series 2004AB Bonds Pledged Taxes") pursuant to a certificate entitled:

Notification and Direction for abatement of certain taxes levied for each of the years 2004 to 2034, inclusive, to pay principal of and interest on Unlimited Tax General Obligation Bonds (Dedicated Tax Revenues), Series 1996, Unlimited Tax General Obligation Bonds (Dedicated Tax Revenues), Series 1997 and Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2004A and Series 2004B of the Board of Education of the City of Chicago

hereinafter, the "Adjusted Extension Certificate"; and

WHEREAS, the Adjusted Extension Certificates set forth the "Adjusted Pledged Taxes" to be extended for collection with respect to the Series 2004AB Bonds, unless abated by the Board; and

WHEREAS, in accordance with the provisions contained in Section 3.10 of the Series 2004B Indenture the Board has redeemed prior to maturity and provided for the repayment of all the outstanding Series 2004B Bonds, and therefore finds it is necessary and in the best interests of the Board that the portion of the 2004B Bonds Pledged Taxes representing the debt service payment on the Series 2004B Bonds levied and to be extended for the year 2017 be abated in full; and

WHEREAS, Section 5.4(D) of the Series 2004A Indenture provides that on or before February 16 of each year, when sufficient funds are on deposit in the Payment Sub-Account of the Alternate Revenues Account to pay principal of and interest on the Series 2004A Bonds during the then current Bond Year, the Trustee shall notify the Board of that fact, and the Board shall take such actions as are necessary to abate the 2004A Bonds Pledged Taxes; and

WHEREAS, the Board has received the notice described in the preceding paragraph from the Trustee evidencing the sufficiency of the revenues deposited into the Debt Service Funds and the Board hereby finds that it is necessary and in the best interests of the Board that the 2004A Bonds Pledged Taxes heretofore levied and to be extended for the year 2017 to pay such debt service on the Series 2004A Bonds be abated in full.

Now, THEREFORE, BE IT HEREBY RESOLVED by the Board of Education of the City of Chicago, that:

Abatement of the Series 2004AB Bonds Pledged Taxes. The Adjusted Pledged Taxes in the amount of \$27,724,500.00 heretofore levied for the year 2017 in the Series 2004AB Bond Resolution and to be extended pursuant thereto are hereby abated in full.

SECTION 3. SERIES 2005AB BONDS WHEREAS, the Board of Education of the City of Chicago (the "Board") has heretofore issued its Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2005A, dated June 27, 2005 (the "Series 2005A Bonds"); and its Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2005B, dated June 27, 2005 (the "Series 2005B Bonds"), together with the Series 2005A Bonds, the "Series 2005AB Bonds"), all pursuant to Resolution No. 05-0525-RS4, adopted by the Board on May 25, 2005 (the "Series 2005AB Bond Resolution"), and a certain Trust Indenture, dated as of June 1, 2005 (the "Series 2005A Indenture"), between the Board and Amalgamated Bank of Chicago (the "Trustee"), securing the Series 2005A Bonds; and a certain Trust Indenture, dated as of June 1, 2005 (the "Series 2005B Indenture"), between the Board and the Trustee, securing the Series 2005B Bonds; and

WHEREAS, pursuant to the Series 2005AB Bond Resolution, the Board has levied a direct annual tax for the payment of the principal of and interest on the Series 2005AB Bonds, and has directed the County Clerks of The Counties of Cook and DuPage, Illinois (the "County Clerks") to extend such taxes in amounts sufficient to pay such debt service as the same becomes due (the "Pledged Taxes") pursuant to a certificate entitled:

Notification and Direction for abatement of certain taxes levied for each of the years 2005 to 2039, inclusive, to pay principal of and interest on Unlimited Tax General Obligation Bonds (Dedicated Tax Revenues), Series 1997, Unlimited Tax General Obligation Bonds (Dedicated Revenues), Series 2001A and Series 2001C and Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2005A and Series 2005B of the Board of Education of the City of Chicago

hereinafter, the "Adjusted Extension Certificate", and

WHEREAS, the Adjusted Extension Certificates set forth the "Adjusted Pledged Taxes" to be extended for collection with respect to the Series 2005AB Bonds, unless abated by the Board; and

WHEREAS, in accordance with the provisions contained in Section 4.1 of the Series 2005B Indenture the Board has redeemed prior to maturity and provided for the repayment of all the outstanding Series 2005B Bonds, and therefore finds it is necessary and in the best interests of the Board that the portion of the Pledged Taxes representing the debt service payment on the Series 2005B Bonds levied and to be extended for the year 2017 to pay such debt service on the Series 2005B Bonds be abated in full: and

WHEREAS, Section 5.4(E) of the Series 2005A Indenture provides that once sufficient revenues have been deposited in the Pledged State Aid Revenues Account (as defined in the Series 2005A Indenture) on or before February 16 of each year in an amount sufficient to pay the interest on and the principal of the Series 2005A Bonds due during the current Bond Year (as defined in the Series 2005A Indenture) the Trustee shall notify the Board of that fact, and the Board shall take such actions as are necessary to abate the Pledged Taxes; and

WHEREAS, the Board has received the notice described in the preceding paragraph from the Trustee evidencing the sufficiency of the Pledged Revenues deposited into the Debt Service Funds and the Board hereby finds that it is necessary and in the best interests of the Board that the Pledged Taxes heretofore levied and to be extended for the year 2017 to pay such debt service on the Series 2005AB Bonds be abated in full.

Now, THEREFORE, BE IT HEREBY RESOLVED by the Board of Education of the City of Chicago, that:

Abatement of the Series 2005AB Bonds Pledged Taxes. The Adjusted Pledged Taxes in the amount of \$17,787,125.00 heretofore levied for the year 2017 in the Series 2005AB Bond Resolution and to be extended pursuant thereto are hereby abated in full.

SECTION 4. SERIES 2006B BONDS

WHEREAS, the Board of Education of the City of Chicago (the "Board") has heretofore issued its Unlimited Tax General Obligation Bonds (Dedicated Revenues), Series 2006B, dated September 27, 2006 (the "Series 2006B Bonds"), pursuant to Resolution No. 06-0823-RS4, adopted by the Board on August 23, 2006 (the "Series 2006B Bond Resolution"), and a certain Trust Indenture dated as of September 1, 2006 (the "Indenture"), between the Board and Wells Fargo Bank, N.A. and the successor trustee Amalgamated Bank of Chicago (the "Trustee"), securing the Series 2006B Bonds; and

WHEREAS, pursuant to the Series 2006B Bond Resolution, the Board has levied a direct annual tax for the payment of the principal of and interest on the Series 2006B Bonds, and has directed the County Clerks of The Counties of Cook and DuPage, Illinois (the "County Clerks"), to extend such taxes in amounts sufficient to pay such debt service as the same becomes due (the "Pledged Taxes") pursuant thereto; and

WHEREAS, Section 5.4(A) of the Indenture provides that once sufficient revenues have been deposited in the Debt Service Fund (as defined in the Indenture) or before the Deposit Date (as defined in the Indenture) of each year in an amount sufficient to pay the interest on and the principal of the Series 2006B Bonds due during the Bond Year beginning on December 2 of the preceding calendar year, the Trustee will notify the Board of that fact, and the Board shall take such actions as are necessary to abate the Pledged Taxes levied and to be extended for the calendar year next preceding the calendar year of such Deposit Date in full; and

WHEREAS, the Board has received the notice described in the preceding paragraph from the Trustee evidencing the sufficiency of the revenues deposited into the Debt Service Funds and the Board hereby finds that it is necessary and in the best interests of the Board that the Pledged Taxes heretofore levied and to be extended for the year 2017 to pay such debt service on the Series 2006B Bonds be abated in full.

Now, THEREFORE, BE IT HEREBY RESOLVED by the Board of Education of the City of Chicago, that:

Abatement of the Senes 2006B Bonds Pledged Taxes. The Pledged Taxes in the amount of \$23,000,000.00 heretofore levied for the year 2017 in the Senes 2006B Bond Resolution and to be extended pursuant thereto are hereby abated in full.

SECTION 5. SERIES 2007D BONDS

WHEREAS, the Board of Education of the City of Chicago (the "Board") has heretofore issued its Unlimited Tax General Obligation Bonds (Dedicated Revenues), Series 2007D, dated December 13, 2007 (the "Series 2007D Bonds"), pursuant to Resolution No. 07-1024-RS4, adopted by the Board on October 24, 2007 (the "Series 2007D Bond Resolution"), and a certain Trust Indenture dated as of December 1, 2007 (the "Indenture"), between the Board and Wells Fargo Bank, N.A. and the successor trustee Amalgamated Bank of Chicago (the "Trustee"), securing the Series 2007D Bonds; and

WHEREAS, pursuant to the Series 2007D Bond Resolution, the Board has levied a direct annual tax for the payment of the principal of and interest on the Series 2007D Bonds, and has directed the County Clerks of The Counties of Cook and DuPage, Illinois (the "County Clerks"), to extend such taxes in amounts sufficient to pay such debt service as the same becomes due (the "Pledged Taxes") pursuant thereto; and

WHEREAS, Section 5.4(A) of the Indenture provides that once sufficient revenues have been deposited in the Debt Service Fund (as defined in the Indenture) or before the Deposit Date (as defined in the Indenture) of each year in an amount sufficient to pay the interest on and the principal of the Senes 2007D Bonds due the Trustee will notify the Board of that fact, and the Board shall take such actions as are necessary to abate the Pledged Taxes levied and to be extended for the calendar year next preceding the calendar year of such Deposit Date in full; and

WHEREAS, the Board has received the notice described in the preceding paragraph from the Trustee evidencing the sufficiency of the revenues deposited into the Debt Service Funds and the Board hereby finds that it is necessary and in the best interests of the Board that the Pledged Taxes heretofore levied and to be extended for the year 2017 to pay such debt service on the Series 2007D Bonds be abated in full.

Now, THEREFORE, BE IT HEREBY RESOLVED by the Board of Education of the City of Chicago, that:

Abatement of the Series 2007D Bonds Pledged Taxes. The Pledged Taxes in the amount of \$18,500,000.00 heretofore levied for the year 2017 in the Series 2007D Bond Resolution and to be extended pursuant thereto are hereby abated in full.

SECTION 6. SERIES 2008ABC

Whereas, the Board of Education of the City of Chicago (the "Board") has heretofore issued its Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2008A, dated May 13, 2008 (the "Series 2008A Bonds"); its Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2008B, dated May 13, 2008 (the "Series 2008B Bonds", together with the Series 2008A Bonds, the "Series 2008AB Bonds"); its Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2008C, dated May 1, 2008 (the "Series 2008C Bonds"; and together with the Series 2008AB Bonds, collectively, the "Series 2008ABC Bonds"), all pursuant to Resolution No. 08-0326-RS1, adopted by the Board on March 26, 2008 (the "Series 2008ABC Bond Resolution"), and a certain Trust Indenture, dated as of May 1, 2008 (the "Series 2008A Indenture"), between the Board and Amalgamated Bank of Chicago, as Trustee (the "Series 2008ATrustee"), securing the Series 2008B Indenture"), between the Board and Deutsche Bank National Trust Company and the successor trustee U.S. Bank National Association (the "Series 2008B Trustee"), securing the Series 2008B Bonds; a certain Trust Indenture, dated as of May 1, 2008 (Indenture"), between the Board and The Bank of New York Trust Company, N.A., as Trustee (the "Series 2008C Trustee"), securing the Series 2008C Bonds

WHEREAS, pursuant to the Series 2008ABC Bond Resolution, the Board has levied a direct annual tax for the payment of the principal of and interest on the Series 2008ABC Bonds, and has directed the County Clerks of The Counties of Cook and DuPage, Illinois (the "County Clerks") to extend such taxes in amounts sufficient to pay such debt service as the same becomes due (the "Pledged Taxes") pursuant to a certificate entitled:

Notification and Direction for abatement of certain taxes levied for each of the years 2008 to 2029, inclusive, to pay principal of and interest on Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2007A, of the Board of Education of the City of Chicago

hereinafter, the "Series 2008A Adjusted Extension Certificate"; and

WHEREAS, pursuant to the Series 2008ABC Bond Resolution, the Board has levied a direct annual tax for the payment of the principal of and interest on the Series 2008B Bonds, and has directed the County Clerks of The Counties of Cook and DuPage, Illinois (the "County Clerks") to extend such taxes in amounts sufficient to pay such debt service as the same becomes due (the "Pledged Taxes") pursuant to a certificate entitled:

Notification and Direction for abatement of certain taxes levied for each of the years 2008 to 2020; inclusive, to pay principal of and interest on Unlimited Tax General Obligation Bonds (Dedicated Revenues), Series 2003D, of the Board of Education of the City of Chicago

hereinafter, the "Series 2008B Adjusted Extension Certificate"; and

WHEREAS, pursuant to the Series 2008ABC Bond Resolution, the Board has levied a direct annual tax for the payment of the principal of and interest on the Series 2008C Bonds, and has directed the County Clerks of The Counties of Cook and DuPage, Illinois (the "County Clerks") to extend such taxes in amounts sufficient to pay such debt service as the same becomes due (the "Pledged Taxes") pursuant to a certificate, hereinafter, the "Series 2008C Adjusted Extension Certificate"; (collectively, the Series 2008A Adjusted Extension Certificate, the Series 2008B Adjusted Extension Certificate, and the Series 2008C Adjusted Extension Certificate are hereinafter referred to as the "Adjusted Extension Certificates"); and

WHEREAS, the Adjusted Extension Certificates set forth the "Adjusted Pledged Taxes" to be extended for collection with respect to the Series 2008ABC Bonds, unless abated by the Board; and

WHEREAS, pursuant to a certain Intergovernmental Agreement, dated October 1, 1997, by and between the Board and the City of Chicago (the "City"), as from time to time supplemented and amended (the "Intergovernmental Agreement"), the City has levied a direct annual tax for years up to and including year 2030, for the purpose of providing funds to the Board to assist in servicing debt incurred through the issuance of school building and improvement bonds (the "Intergovernmental Agreement Revenues"); and

WHEREAS, pursuant to the Intergovernmental Agreement, the Board has received a notice from the City specifying an amount of Intergovernmental Agreement Revenues to be collected and paid directly to Amalgamated Bank of Chicago, as Escrow Agent for the current bond year beginning on December 2, 2017; and a portion of the Intergovernmental Agreement Revenues will be allocated for the repayment of a portion of the debt.service on the Series 2008A Bonds; and

WHEREAS, Section 5.4(A)(iii) of the Series 2008A Indenture provides that once sufficient revenues from Pledged PPRT Revenues (as defined in the Series 2008A Indenture) have been deposited in the Deposit Sub-Account (as defined in the Series 2008A Indenture) sufficient to pay the interest on and the principal of the Series 2008A Bonds due during the Bond Year beginning on December 2 of such Bond Year, the Series 2008ATrustee shall notify the Board of that fact, and the Board shall take such actions as are necessary to abate the Pledged Taxes; and

WHEREAS, Section 5.4(F) of the Series 2008B Indenture provides that once sufficient revenues have been deposited by February 16 of each year in the Pledged State Aid Revenues Account (as defined in the Series 2008B Indenture) in an amount equal to the Pledged State Aid Revenues Account Requirement, the Series 2008B Trustee shall notify the Board of that fact, and the Board shall take such actions as are necessary to abate the Pledged Taxes levied and to be extended for the calendar year next preceding the calendar year in full; and

WHEREAS, Section 5.4(F) of the Series 2008C Indenture provides that once sufficient revenues have been deposited by February 16 of each year in the Pledged State Aid Revenues Account (as defined in the Series 2008C Indenture) in an amount equal to the Pledged State Aid Revenues Account Requirement, the Series 2008C Trustee shall notify the Board of that fact, and the Board shall take such actions as are necessary to abate the Pledged Taxes levied and to be extended for the calendar year next preceding the calendar year in full; and

WHEREAS, the Board has received the notices described in the preceding three (3) paragraphs from the Series 2008A Trustee evidencing the sufficiency of the Pledged PPRT Revenues deposited into the Deposit Sub-Account, the Series 2008B Trustee, the Series 2008C Trustee evidencing the sufficiency of the Pledged State Aid Revenues Account respectively, and the Board hereby finds that it is necessary and in the best interests of the Board that the Pledged Taxes heretofore levied and to be extended for the year 2017 to pay such debt service on the Series 2008ABC Bonds be abated in full.

Now, Therefore, Be IT Hereby Resolved by the Board of Education of the City of Chicago, that:

Abatement of the Series 2008ABC Bonds Pledged Taxes. The Adjusted Pledged Taxes in the amount of \$128,483,994.00 heretofore levied for the year 2017 in the Series 2008ABC Bond Resolution and to be extended pursuant thereto are hereby abated in full.

SECTION 7. SERIES 2009D BONDS

WHEREAS, the Board of Education of the City of Chicago (the "Board") has heretofore issued its Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2009D, dated July 30, 2009 (the "Series 2009D Bonds"), pursuant to Resolution No. 09-0624-RS34, adopted by the Board on June 24, 2009 (the "Series 2009D Bond Resolution"), and a certain Trust Indenture dated as of July 1, 2009 (the "Indenture"), between the Board and Deutsche Bank National Trust Company and the successor trustee U.S. Bank National Association (the "Trustee"), securing the Series 2009D Bonds; and

WHEREAS, pursuant to the Series 2009D Bond Resolution, the Board has levied a direct annual tax for the payment of the principal of and interest on the Series 2009D Bonds, and has directed the County Clerks of The Counties of Cook and DuPage, Illinois (the "County Clerks"), to extend such taxes in amounts sufficient to pay such debt service as the same becomes due (the "Pledged Taxes") pursuant thereto; and

WHEREAS, Section 5.4(E) of the Indenture provides that on or before February 16 of each year, once sufficient Pledged State Aid Revenues (as defined in the Indenture) have been deposited in the Pledged State Aid Revenues Account (as defined in the Indenture) in any calendar year in an amount sufficient to pay the interest on and the principal of the Series 2009D Bonds due during the then current Bond Year the Trustee shall notify the Board of that fact, and the Board shall take such actions as are necessary to abate the Pledged Taxes levied and to be extended for the then-current calendar year in full; and

WHEREAS, the Board has received the notice described in the preceding paragraph from the Trustee evidencing the sufficiency of the revenues deposited into the Debt Service Funds and the Board hereby finds that it is necessary and in the best interests of the Board that the Pledged Taxes heretofore levied and to be extended for the year 2017 to pay such debt service on the Series 2009D Bonds be abated in full.

Now, THEREFORE, BE IT HEREBY RESOLVED by the Board of Education of the City of Chicago, that:

Abatement of the Series 2009D Bonds Pledged Taxes. The Pledged Taxes in the amount of \$8,002,500.00 heretofore levied for the year 2017 in the Series 2009D Bond Resolution and to be extended pursuant thereto are hereby abated in full.

SECTION 8. SERIES 2009EFG BONDS

WHEREAS, the Board of Education of the City of Chicago (the "Board") has heretofore issued its Unlimited Tax General Obligation Bonds (Dedicated Revenues), Series 2009E (Taxable Build America Bonds "Direct Payment") (the "Series 2009E Bonds), and its Unlimited Tax General Obligation Bonds (Dedicated Revenues), Series 2009E (the "Series 2009F Bonds", and collectively, the "Series 2009E Bonds"), each dated September 24, 2009, pursuant to Resolution No. 09-0826-RS5 adopted by the Board on August 26, 2009 as amended by Resolution No. 09-1216-RS6 adopted by the Board on December 16, 2009 (collectively, the "Series 2009EFG Bond Resolution"), and a certain Trust Indenture dated as of September 1, 2009 (the "Series 2009EF Indenture"), between the Board and U.S. Bank National Association, as trustee (the "Series 2009EF Trustee") securing the Series 2009EF Bonds; and

WHEREAS, the Board of Education of the City of Chicago (the "Board") has heretofore issued its Unlimited Tax General Obligation Bonds (Dedicated Revenues), Series 2009G (Qualified School Construction Bonds) (the "Series 2009G Bonds" each dated December 2, 2009, pursuant to Resolution No. 09-0826-RS5, adopted by the Board on August 26, 2009, as amended by Resolution No. 09-1216-RS6 adopted by the Board on December 16, 2009 and together with the Series 2009EF Bonds, collectively referred to herein as the "Series 2009EFG Bonds"), dated December 17, 2009, pursuant to the Bond Resolution and a certain Trust Indenture dated as of December 1, 2009 (the "Series 2009G Indenture"), between the Board and The Bank of New York Mellon Trust Company, N.A., a national banking association, as trustee (the "Series 2009G Trustee") securing the Series 2009G Bonds; and

WHEREAS, pursuant to the Bond Resolution, the Board has levied a direct annual tax for the payment of the principal of and interest on the Series 2009EFG Bonds, and has directed the County Clerks of The Counties of Cook and DuPage, Illinois (the "County Clerks"), to extend such taxes in amounts sufficient to pay such debt service as the same becomes due (the "Pledged Taxes") pursuant thereto; and

WHEREAS, Section 5.5(A) of the Series 2009EF Indenture provides that once funds on deposit in the Pledged Revenues Account, plus the amount of the most recent carryover Balance Sub-Account Transfer Pledged Federal Subsidy Revenues Sub-Account Transfer both (as defined in the Series 2009EF Indenture), in any calendar year equals an amount sufficient to pay the interest on and the principal of the Series 2009EF Bonds due during the Bond Year beginning on March 2 of such calendar year, the Series 2009EF Trustee shall notify the Board of that fact, and the Board shall take such actions as are necessary to abate the Pledged Taxes levied and to be extended for the then-current calendar year in full; and

WHEREAS, Section 5.4(E) of the Series 2009G Indenture provides that once sufficient Pledged State Aid Revenues (as defined in the Series 2009G Indenture) have been deposited in the Pledged State Aid Revenues Account (as defined in the Series 2009G Indenture) in any calendar year in an amount sufficient to pay the interest on and the principal of the Series 2009G Bonds due during the Bond Year beginning on February 16 of such calendar year, the Series 2009G Trustee shall notify the Board of that fact, and the Board shall take such actions as are necessary to abate the Pledged Taxes levied and to be extended for the then-current calendar year in full; and

WHEREAS, the Board has received the notice described in the preceding two paragraphs from the Series 2009EF Trustee and the Series 2009G Trustee, respectively, evidencing the sufficiency of the revenues deposited into the respective Pledged Revenues Account and the Pledged State Aid Revenues Account and the Board hereby finds that it is necessary and in the best interests of the Board that the Pledged Taxes heretofore levied and to be extended for the year 2017 to pay such debt service on the Series 2009EFG Bonds be abated in full.

Now, THEREFORE, BE IT HEREBY RESOLVED by the Board of Education of the City of Chicago, that:

Abatement of the Senes 2009EFG Bonds Pledged Taxes. The Pledged Taxes in the amount of \$78,000,000.00 heretofore levied for the year 2017 in the Series 2009EFG Bond Resolution and to be extended pursuant thereto are hereby abated in full.

SECTION 9. SERIES 2010CD/FG BONDS

WHEREAS, The Board of Education of the City of Chicago (the "Board") has heretofore issued its Unlimited Tax General Obligation Bonds (Dedicated Revenues), Series 2010C (the "Series 2010C Bonds"), and its Unlimited Tax General Obligation Bonds (Dedicated Revenues), Series 2010D (the "Series 2010D Bonds"), (and collectively, the "Series 2010CD Bonds"), each dated November 2, 2010, pursuant to a Resolution No. 10-0428-RS1 adopted by the Board on April 28, 2010 authorizing the issuance of the Bonds, as amended by Resolution No. 10-0922-RS1 adopted by the Board on September 22, 2010 (collectively, the "Series 2010CD Bond Resolution"), a certain Trust Indenture dated as of October 1, 2010 (the "Series 2010C Indenture"), between the Board and The Bank of New York Mellon Trust Company, N.A., as trustee (the "Series 2010C Trustee") securing the Series 2010D Bonds and a certain Trust Indenture dated as of October 1, 2010 (the "Series 2010D Indenture"), between the Board and The Bank of New York Mellon Trust Company, N.A., as trustee, (the "Series 2010D Trustee") securing the Series 2010D Bonds) (collectively, the "Series 2010CD Trustee"); and

WHEREAS, The Board of Education of the City of Chlcago (the "Board") has heretofore issued its Tax-Exempt Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2010F (the "Series 2010F Bonds"), and its Taxable Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2010G (the "Series 2010G Bonds"), (and collectively, the "Series 2010FG Bonds"), each dated as of November 2, 2010, pursuant to a Resolution No. 10-0428-RS1, adopted by the Board on April 28, 2010, authorizing the issuance of the Bonds, as amended by Resolution No. 10-0922-RS1 adopted by the Board on September 22, 2010 (the "Series 2010FG Resolution" and together with the Series 2010CD Bond Resolution collectively, the "Series 2010FG Bond Resolution"), and a certain Trust Indenture dated as of October 1, 2010 (the "Series 2010FG Indenture"), between the Board and Amalgamated Bank of Chicago, as trustee (the "Series 2010FG Trustee") securing the Series 2010FG Bonds; and

WHEREAS, pursuant to the Senes 2010CD/FG Bond Resolution, the Board has levied a direct annual tax for the payment of the principal of and interest on the Series 2010CD and 2010FG Bonds, and has directed the County Clerks of The Counties of Cook and DuPage, Illinois (the "County Clerks"), to extend such taxes in amounts sufficient to pay such debt service as the same becomes due (the "Pledged Taxes") pursuant thereto; and

WHEREAS, Section 5.4(A) of the Senes 2010CD Indenture provides that once funds on deposit in the Pledged Revenues Account, plus the amount of the most recent Pledged Federal Subsidy Revenues Sub-Account Transfer (as defined in the Series 2010CD Indenture), in any calendar year equals an amount sufficient to pay the interest on and the principal of the Series 2010CD Bonds due during the Bond Year beginning on March 2 of such calendar year, the Series 2010CD Trustee shall notify the Board of that fact, and the Board shall take such actions as are necessary to abate the Pledged Taxes levied and to be extended for the then-current calendar year in full; and

WHEREAS, Section 5.4(A) of the Senes 2010FG Indenture provides that on or before February 16 of each year, once sufficient Pledged State Aid Revenues (as defined in the Series 2010FG Indenture) have been deposited in the Pledged State Aid Revenues Account (as defined in the Series 2010FG Indenture) in any calendar year in an amount sufficient to pay the interest on and the principal of the Senes 2010FG Bonds due during the Bond Year beginning on March 2 of such calendar year, the Senes 2010FG Trustee shall notify the Board of that fact, and the Board shall take such actions as are necessary to abate the Pledged Taxes levied and to be extended for the then-current calendar year in full; and

WHEREAS, the Board has received the notices described in the preceding paragraphs from the Series 2010CD Trustee and the Series 2010FG Trustee, respectively, evidencing the sufficiency of the revenues deposited into the respective Pledged Revenues Account and the Pledged State Aid Revenues Account and the Board hereby finds that it is necessary and in the best interests of the Board that the Pledged Taxes heretofore levied and to be extended for the year 2017 to pay such debt service on the Series 2010CD and Series 2010FG Bonds be abated in full.

Now, THEREFORE, BE IT HEREBY RESOLVED by the Board of Education of the City of Chicago, that:

Abatement of the Series 2010CD/FG Bonds Pledged Taxes. The Pledged Taxes in the amount of \$48,902,979.00 heretofore levied for the year 2017 in the 2010CD/FG Bond Resolution and to be extended pursuant thereto are hereby abated in full.

SECTION 10. SERIES 2011A BONDS

Whereas, the Board of Education of the City of Chicago (the "Board") has heretofore issued its Unlimited Tax General Obligation Bonds (Dedicated Revenues), Senes 2011A, dated November 1, 2011 (the "Series 2011A Bonds"), pursuant to Resolution No. 11-0928-RS7, adopted by the Board on the 28th day of September 2011 (the "Series 2011A Bond Resolution"), and a certain Trust Indenture dated as of October 1, 2011 (the "Series 2011A Indenture"), between the Board and The Bank of New York Mellon Trust Company, N.A. (the "Series 2011A Trustee"), securing the Series 2011A Bonds; and

WHEREAS, pursuant to the Series 2011A Bond Resolution, the Board has levied a direct annual tax for the payment of the principal of and interest on the Series 2011A Bonds, and has directed the County Clerks of The Counties of Cook and DuPage, Illinois (the "County Clerks"), to extend such taxes in amounts sufficient to pay such debt service as the same becomes due (the "Pledged Taxes") pursuant thereto; and

WHEREAS, Section 5.4(A) of the Series 2011A Indenture provides that once sufficient funds are on deposit in the Deposit Sub-Account to equal the Pledged State Aid Revenues Account Requirement (as defined in the Indenture) during the then current Bond year the Series 2011A Trustee shall notify the Board of that fact, and the Board shall take such actions as are necessary to abate the Pledged Taxes levied and to be extended for the preceding calendar year in full; and

WHEREAS, the Board has received the notice described in the preceding paragraph from the Series 2011A Trustee evidencing the sufficiency of the funds deposited into the Deposit Sub-Account and the Board hereby finds that it is necessary and in the best interests of the Board that the Pledged Taxes heretofore levied and to be extended for the year 2017 to pay such debt service on the Series 2011A Bonds be abated in full.

Now, THEREFORE, BE IT HEREBY RESOLVED by the Board of Education of the City of Chicago, that:

Abatement of the Series 2011A Bonds Pledged Taxes. The Pledged Taxes in the amount of \$21,129,375.00 heretofore levied for the year 2017 in the Series 2011A Bond Resolution and to be extended pursuant thereto are hereby abated in full.

SECTION 11. SERIES 2012A BONDS

WHEREAS, the Board of Education of the City of Chicago (the "Board") has heretofore issued its Unlimited Tax General Obligation Bonds (Dedicated Revenues), Series 2012A, dated August 21, 2012 (the "Series 2012A Bonds"), pursuant to Resolution No. 09-0722-RS11, adopted by the Board on the 22nd day of July 2009 (the "Series 2012A Authorizing Resolution"), Resolution No. 12-0725-RS1, adopted by the Board on the 25th of July 2012 (the "Series 2012A Bond Resolution") and a Trust Indenture dated as of the 1st of August 2012 (the "Series 2012A Indenture") between the Board and The Bank of New York Mellon Trust Company, (the "Series 2012A Trustee"), securing the Series 2012A Bonds; and

WHEREAS, pursuant to the Series 2012A Bond Resolution, the Board has levied a direct annual tax for the payment of the principal of and interest on the Series 2012A Bonds, and has directed the County Clerks of The Counties of Cook and DuPage, Illinois (the "County Clerks"), to extend such taxes in amounts sufficient to pay such debt service as the same becomes due (the "Pledged Taxes") pursuant thereto: and

WHEREAS, Section 5.4(A) of the Series 2012A Indenture provides that once sufficient funds are on deposit in the Deposit Sub-Account to equal the Pledged State Aid Revenues Account Requirement (as defined in the Indenture) during the then current Bond year the Series 2012A Trustee shall notify the Board of that fact, and the Board shall take such actions as are necessary to abate the Pledged Taxes levied and to be extended for the preceding calendar year in full; and

WHEREAS, the Board has received the notice described in the preceding paragraph from the Senes 2012A Trustee evidencing the sufficiency of the funds deposited into the Deposit Sub-Account and the Board hereby finds that it is necessary and in the best interests of the Board that the Pledged Taxes heretofore levied and to be extended for the year 2017 to pay such debt service on the Series 2012A Bonds be abated in full.

Now, THEREFORE, BE IT HEREBY RESOLVED by the Board of Education of the City of Chicago, that:

Abatement of the Series 2012A Bonds Pledged Taxes. The Pledged Taxes in the amount of \$23,445,750.00 heretofore levied for the year 2017 in the Series 2012A Bond Resolution and to be extended pursuant thereto are hereby abated in full.

SECTION 12. SERIES 2012B BONDS

WHEREAS, the Board of Education of the City of Chicago (the "Board") has heretofore issued its Unlimited Tax General Obligation Bonds (Dedicated Revenues), Series 2012B, dated December 21, 2012 (the "Series 2012B Bonds"), pursuant to Resolution No. 12-0925-RS1, adopted by the Board on the 25th day of September 2012 (the "Series 2012B Authorizing Resolution"), Resolution No. 12-1114-RS3, adopted by the Board on the 14th of November 2012 (the "Series 2012B Bond Resolution") and a Trust Indenture dated as of the 1st of December 2012 (the "Series 2012B Indenture") between the Board and The Bank of New York Mellon Trust Company, (the "Series 2012B Trustee"), securing the Series 2012B Bonds; and

WHEREAS, pursuant to the Series 2012B Bond Resolution, the Board has levied a direct annual tax for the payment of the principal of and interest on the Series 2012B Bonds, and has directed the County Clerks of The Counties of Cook and DuPage, Illinois (the "County Clerks"), to extend such taxes in amounts sufficient to pay such debt service as the same becomes due (the "Pledged Taxes") pursuant thereto; and

WHEREAS, Section 5.4(A) of the Series 2012B Indenture provides that once sufficient funds are on deposit in the Deposit Sub-Account to equal the Pledged State Aid Revenues Account Requirement (as defined in the Indenture) during the then current Bond year the Series 2012B Trustee shall notify the Board of that fact, and the Board shall take such actions as are necessary to abate the Pledged Taxes levied and to be extended for the preceding calendar year in full; and

WHEREAS, the Board has received the notice described in the preceding paragraph from the Senes 2012B Trustee evidencing the sufficiency of the funds deposited into the Deposit Sub-Account and the Board hereby finds that it is necessary and in the best interests of the Board that the Pledged Taxes heretofore levied and to be extended for the year 2017 to pay such debt service on the Series 2012B Bonds be abated in full.

Now, THEREFORE, BE IT HEREBY RESOLVED by the Board of Education of the City of Chicago, that:

Abatement of the Series 2012B Bonds Pledged Taxes. The Pledged Taxes in the amount of \$4,938,750.00 heretofore levied for the year 2017 in the Series 2012B Bond Resolution and to be extended pursuant thereto are hereby abated in full.

SECTION 13. SERIES 2013A BONDS

WHEREAS, the Board of Education of the City of Chicago (the "Board") has heretofore issued its Unlimited Tax General Obligation Bonds (Dedicated Revenues), Series 2013A-1, dated May 22, 2013 (the "Series 2013A-1 Bonds"), its Unlimited Tax General Obligation Bonds (Dedicated Revenues), Series 2013A-2, dated May 22, 2013 (the "Series 2013A-2 Bonds"), and its Unlimited Tax General Obligation Bonds (Dedicated Revenues), Series 2013A-3, dated May 22, 2013 (the "Series 2013A-3 Bonds", together with the Series 2013A-1 Bonds and the Series 2013A-2 Bonds, "the Series 2013A Bonds"), all pursuant to Resolution No. 13-0403-RS1, adopted by the Board on the 3rd day of April 2013 (the "Series 2013A Bond Resolution"), and a Trust Indenture dated as of the 1st of May 2013 (the "Series 2013A Indenture") between the Board and The Bank of New York Mellon Trust Company, (the "Series 2013A Trustee"), securing the Series 2013A Bonds; and

WHEREAS, pursuant to the Series 2013A Bond Resolution, the Board has levied a direct annual tax for the payment of the principal of and interest on the Series 2013A Bonds, and has directed the County Clerks of The Counties of Cook and DuPage, Illinois (the "County Clerks"), to extend such taxes in amounts sufficient to pay such debt service as the same becomes due (the "Pledged Taxes") pursuant thereto; and

WHEREAS, in accordance with the provisions contained in Section 3.10 of the Series 2013A Indenture the Board has redeemed prior to maturity and provided for the repayment of all the outstanding Series 2013A-1 Bonds and Series 2013A-2 Bonds, and therefore finds it is necessary and in the best interests of the Board that the portion of the Piedged Taxes representing the debt service payment on the Series 2013A-1 Bonds and Series 2013A-2 Bonds levied and to be extended for the year 2017 to pay such debt service on the Series 2013A-1 Bonds and Series 2013A-2 Bonds be abated in full; and

WHEREAS, Section 5.4(A) of the Series 2013A Indenture provides that once sufficient funds are on deposit in the Deposit Sub-Account to equal the Pledged State Aid Revenues Account Requirement (as defined in the Indenture) during the then current Bond year the Series 2013A Trustee shall notify the Board of that fact, and the Board shall take such actions as are necessary to abate the Pledged Taxes levied and to be extended for the preceding calendar year in full; and

WHEREAS, the Board has received the notice described in the preceding paragraph from the Series 2013A Trustee evidencing the sufficiency of the funds deposited into the Deposit Sub-Account and the Board hereby finds that it is necessary and in the best interests of the Board that the Pledged Taxes heretofore levied and to be extended for the year 2017 to pay such debt service on the Series 2013A Bonds be abated in full.

Now, THEREFORE, BE IT HEREBY RESOLVED by the Board of Education of the City of Chicago, that:

Abatement of the Series 2013A Bonds Pledged Taxes. The Pledged Taxes in the amount of \$41,945,100.00 heretofore levied for the year 2017 in the Series 2013A Bond Resolution and to be extended pursuant thereto are hereby abated in full.

SECTION 14. SERIES 2015AG AND SERIES 2015CE BONDS

Whereas, the Board of Education of the City of Chicago (the "Board") has heretofore issued its Unlimited Tax General Obligation Refunding Bonds (Dedicated Alternate Revenues), Series 2015A, dated March 26, 2015 (the "Series 2015A Bonds"); its Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2015G, dated March 26, 2015 (the "Series 2015G Bonds", together with the Series 2015A Bonds, "the Series 2015AG Bonds"), and its Unlimited Tax General Obligation Project Bonds (Dedicated Alternate Revenues), Series 2015C, dated April 29, 2015 (the "Series 2015C Bonds") and its Unlimited Tax General Obligation Project Bonds (Dedicated Revenues), Series 2015E, dated April 29, 2015 (the "Series 2015E Bonds", together with the Series 2015C Bonds, "the Series 2015E, dated April 29, 2015 (the "Series 2015E Bonds", together with the Series 2015C Bonds, "the Series 2015CE Bonds"), all pursuant to Resolution No. 15-0225-RS6, adopted by the Board on the 25th of February 2015 (the "Series 2015 Bond Resolution") and a certain Trust Indenture dated as of the 1st of March 2015 (the "Series 2015A Indenture") between the Board and Zions First National Bank, as Trustee (the "Series 2015G Indenture") between the Board and Zions First National Bank, as Trustee (the "Series 2015G Trustee"), securing the Series 2015G Bonds; and a certain Trust Indenture dated as of the 1st of March 2015 (the "Series 2015CE Indenture") between the Board and Zions First National Bank, as Trustee (the "Series 2015CE Indenture") between the Board and Zions First National Bank, as Trustee (the "Series 2015CE Indenture") between the Board and Zions First National Bank, as Trustee (the "Series 2015CE Indenture") between the Board and Zions First National Bank, as Trustee (the "Series 2015CE Indenture") between the Board and Zions First National Bank, as Trustee (the "Series 2015CE Indenture") between the Board and Zions First National Bank, as Trustee (the "Series 2015CE Indenture") between the Board and Zions First National Bank, as Truste

WHEREAS, pursuant to the Series 2015 Bond Resolution, the Board has levied a direct annual tax for the payment of the principal of and interest on the Series 2015A, Series 2015G and Series 2015CE Bonds, and has directed the County Clerks of The Counties of Cook and DuPage, Illinois (the "County Clerks"), to extend such taxes in amounts sufficient to pay such debt service as the same becomes due (the "Pledged Taxes") pursuant thereto; and

WHEREAS, in accordance with the provisions contained in Section 3.10 of the Series 2015A Indenture and Section 3.10 of the Series 2015G Indenture the Board has redeemed prior to maturity and provided for the repayment of all the outstanding Series 2015A Bonds and Series 2015G Bonds, and therefore finds it is necessary and in the best interests of the Board that the portion of the Pledged Taxes representing the debt service payment on the Series 2015A Bonds and Series 2015G Bonds levied and to be extended for the year 2017 to pay such debt service on the Series 2015A Bonds and Series 2015G Bonds be abated in full; and

WHEREAS, Section 5.4 of the Series 2015CE Indenture provides that once sufficient funds are on deposit in the Deposit Sub-Account to equal the Pledged State Aid Revenues Account Requirement (as defined in the Series 2015CE Indenture) during the then current Bond year the Series 2015CE Trustee shall notify the Board of that fact, and the Board shall take such actions as are necessary to abate the Pledged Taxes levied and to be extended for the preceding calendar year in full; and

WHEREAS, the Board has received the notice described in the preceding paragraph from the Senes 2015CE Trustee evidencing the sufficiency of the funds deposited into the respective Deposit Sub-Accounts and the Board hereby finds that it is necessary and in the best interests of the Board that the Pledged Taxes heretofore levied and to be extended for the year 2017 to pay such debt service on the Series 2015CE Bonds be abated in full.

Now, THEREFORE, BE IT HEREBY RESOLVED by the Board of Education of the City of Chicago, that:

Abatement of the Series 2015A, Series 2015G and Series 2015CE Bonds Pledged Taxes. The Pledged Taxes in the amount of \$79,000,000.00 heretofore levied for the year 2017 in the Series 2015 Bond Resolution and to be extended pursuant thereto are hereby abated in full.

SECTION 15. SERIES 2016AB BONDS

WHEREAS, the Board of Education of the City of Chicago (the "Board") has heretofore issued its Unlimited Tax General Obligation Bonds (Dedicated Alternate Revenues), Series 2016A, dated February 8, 2016 (the "Series 2016A Bonds") and its Unlimited Tax General Obligation Bonds (Dedicated Revenues), Series 2016B, dated July 29, 2016 (the "Series 2016B Bonds", together with the Series 2016A Bonds, "the Series 2016AB Bonds") pursuant to Resolution No. 15-0826-RS6, adopted by the Board on the 26th of August 2015, as amended and restated by Resolution No. 15-1216-RS2, adopted by the Board on the 16th of December 2015 (collectively the "Series 2016AB Bond Resolution"), a certain Trust Indenture dated as of the 1st of February 2016 (the "Series 2016A Indenture") between the Board and Amalgamated Bank of Chicago, as Trustee (the "Series 2016A Trustee"), securing the Series 2016B Bonds; and

WHEREAS, pursuant to the Series 2016AB Bond Resolution, the Board has levied a direct annual tax for the payment of the principal of and interest on the Series 2016AB Bonds, and has directed the County Clerks of The Counties of Cook and DuPage, Illinois (the "County Clerks"), to extend such taxes in amounts sufficient to pay such debt service as the same becomes due (the "Pledged Taxes") pursuant thereto; and

WHEREAS, Section 5.4(G) of the Series 2016A Indenture provides that once sufficient funds are on deposit in the Deposit Sub-Account to equal the Pledged State Aid Revenues Account Requirement (as defined in the Indenture) during the then current Bond year the Series 2016A Trustee shall notify the Board of that fact, and the Board shall take such actions as are necessary to abate the Pledged Taxes levied and to be extended for the preceding calendar year in full; and

WHEREAS, Section 504(G) of the Series 2016B Indenture provides that once sufficient funds are on deposit in the Deposit Sub-Account to equal the Pledged State Aid Revenues Account Requirement (as defined in the Indenture) during the then current Bond year the Series 2016B Trustee shall notify the Board of that fact, and the Board shall take such actions as are necessary to abate the Pledged Taxes levied and to be extended for the preceding calendar year in full; and

WHEREAS, the Board has received the notice described in the preceding paragraphs from the Series 2016A Trustee and the Series 2016B Trustee evidencing the sufficiency of the funds deposited into the Deposit Sub-Account and the Board hereby finds that it is necessary and in the best interests of the Board that the Pledged Taxes heretofore levied and to be extended for the year 2017 to pay such debt service on the Series 2016AB Bonds be abated in full.

Now, Therefore, Be It Hereby Resolved by the Board of Education of the City of Chicago, that:

Abatement of the Series 2016AB Bonds Pledged Taxes. The Pledged Taxes in the amount of \$160,000,000.00 heretofore levied for the year 2017 in the Series 2016AB Bond Resolution and to be extended pursuant thereto are hereby abated in full.

SECTION 16. SERIES 2017AB BONDS

WHEREAS, the Board of Education of the City of Chicago (the "Board") has heretofore issued its Unlimited Tax General Obligation Bonds (Dedicated Alternate Revenues), Series 2017A, dated July 13, 2017 (the "Series 2017A Bonds") and its Unlimited Tax General Obligation Bonds (Dedicated Revenues), Series 2017B, dated July 13, 2017 (the "Series 2017B Bonds", together with the Series 2017A Bonds, "the Series 2017AB Bonds") pursuant to Resolution No. 15-0826-RS6, adopted by the Board on the 26th of August 2015, as amended and restated by Resolution No. 15-1216-RS2, adopted by the Board on the 12th of December 2015 and Resolution 17-0524-RS3, adopted by the Board on the 24th of May 2017 (collectively the "Series 2017AB Bond Resolution"), a certain Trust Indenture dated as of the 1st of July 2017 (the "Series 2017A Indenture") between the Board and Amalgamated Bank of Chicago, as Trustee (the "Series 2017A Trustee"), securing the Series 2017A Bonds; and a certain Trust Indenture dated as of the 1st of July 2017 (the "Series 2017B Indenture") between the Board and Amalgamated Bank of Chicago, as Trustee (the "Series 2017B Trustee"), securing the Series 2017B Bonds; and

WHEREAS, pursuant to the Series 2017AB Bond Resolution, the Board has levied a direct annual tax for the payment of the principal of and interest on the Series 2017AB Bonds, and has directed the County Clerks of The Counties of Cook and DuPage, Illinois (the "County Clerks"), to extend such taxes in amounts sufficient to pay such debt service as the same becomes due (the "Pledged Taxes") pursuant thereto; and

WHEREAS, Section 5.4(E) of the Series 2017A Indenture provides that once sufficient funds are on deposit in the Deposit Sub-Account to equal the Pledged State Aid Revenues Account Requirement (as defined in the Indenture) during the then current Bond year the Series 2017A Trustee shall notify the Board of that fact, and the Board shall take such actions as are necessary to abate the Pledged Taxes levied and to be extended for the preceding calendar year in full; and

WHEREAS, Section 504(E) of the Series 2017B Indenture provides that once sufficient funds are on deposit in the Deposit Sub-Account to equal the Pledged State Aid Revenues Account Requirement (as defined in the Indenture) during the then current Bond year the Series 2017B Trustee shall notify the Board of that fact, and the Board shall take such actions as are necessary to abate the Pledged Taxes levied and to be extended for the preceding calendar year in full, and

WHEREAS, the Board has received the notices described in the preceding paragraphs from the Series 2017A Trustee and the Series 2017B Trustee evidencing the sufficiency of the funds deposited into the Deposit Sub-Account and the Board hereby finds that it is necessary and in the best interests of the Board that the Pledged Taxes heretofore levied and to be extended for the year 2017 to pay such debt service on the Series 2017AB Bonds be abated in full.

Now, Therefore, Be it Hereby Resolved by the Board of Education of the City of Chicago, that:

Abatement of the Series 2017AB Bonds Pledged Taxes. The Pledged Taxes in the amount of \$45,000,000.00 heretofore levied for the year 2017 in the Series 2017AB Bond Resolution and to be extended pursuant thereto are hereby abated in full.

SECTION 17. SERIES 2017C BONDS

WHEREAS, the Board of Education of the City of Chicago (the "Board") has heretofore issued its Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2017C, dated November 30, 2017 (the "Series 2017C Bonds") pursuant to Resolution No. 17-0828-RS6, adopted by the Board on the 28th of August 2017, as amended and restated by Resolution No. 17-1025-RS6, adopted by the Board on the 25th of October 2017 (collectively the "Series 2017C Bond Resolution"), a certain Trust Indenture dated as of the 1st of November 2017 (the "Series 2017C Indenture") between the Board and Amalgamated Bank of Chicago, as Trustee (the "Series 2017C Trustee"), securing the Series 2017C Bonds; and

WHEREAS, pursuant to the Series 2017C Bond Resolution, the Board has levied a direct annual tax for the payment of the principal of and interest on the Series 2017C Bonds, and has directed the County Clerks of The Counties of Cook and DuPage, Illinois (the "County Clerks"), to extend such taxes in amounts sufficient to pay such debt service as the same becomes due (the "Pledged Taxes") pursuant thereto; and

WHEREAS, Section 5.4(E) of the Series 2017C Indenture provides that once sufficient funds are on deposit in the Deposit Sub-Account to equal the Pledged State Aid Revenues Account Requirement (as defined in the Indenture) during the then current Bond year the Series 2017C Trustee shall notify the Board of that fact, and the Board shall take such actions as are necessary to abate the Pledged Taxes levied and to be extended for the preceding calendar year in full; and

WHEREAS, the Board has received the notice described in the preceding paragraph from the Senes 2017C Trustee evidencing the sufficiency of the funds deposited into the Deposit Sub-Account and the Board hereby finds that it is necessary and in the best interests of the Board that the Pledged Taxes heretofore levied and to be extended for the year 2017 to pay such debt service on the Series 2017C Bonds be abated in full.

Now, THEREFORE, BE IT HEREBY RESOLVED by the Board of Education of the City of Chicago, that:

Abatement of the Series 2017C Bonds Pledged Taxes. The Pledged Taxes in the amount of \$23,840,205.00 heretofore levied for the year 2017 in the Series 2017C Bond Resolution and to be extended pursuant thereto are hereby abated in full.

SECTION 18. SERIES 2017D BONDS

WHEREAS, the Board of Education of the City of Chicago (the "Board") has heretofore issued its Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2017D, dated November 30, 2017 (the "Series 2017D Bonds") pursuant to Resolution No. 17-0828-RS6, adopted by the Board on the 28th of August 2017, as amended and restated by Resolution No. 17-1025-RS6, adopted by the Board on the 25th of October 2017 (collectively the "Series 2017D Bond Resolution"), a certain Trust Indenture dated as of the 1st of November 2017 (the "Series 2017D Indenture") between the Board and Amalgamated Bank of Chicago, as Trustee (the "Series 2017D Trustee"), securing the Series 2017D Bonds, and

WHEREAS, pursuant to the Series 2017D Bond Resolution, the Board has levied a direct annual tax for the payment of the principal of and interest on the Series 2017D Bonds, and has directed the County Clerks of The Counties of Cook and DuPage, Illinois (the "County Clerks"), to extend such taxes in amounts sufficient to pay such debt service as the same becomes due (the "Pledged Taxes") pursuant thereto; and

WHEREAS, Section 5.4(E) of the Series 2017D Indenture provides that once sufficient funds are on deposit in the Deposit Sub-Account to equal the Pledged State Aid Revenues Account Requirement (as defined in the Indenture) during the then current Bond year the Series 2017D Trustee shall notify the Board of that fact, and the Board shall take such actions as are necessary to abate the Pledged Taxes levied and to be extended for the preceding calendar year in full; and

WHEREAS, the Board has received the notice described in the preceding paragraph from the Series 2017D Trustee evidencing the sufficiency of the funds deposited into the Deposit Sub-Account and the Board hereby finds that it is necessary and in the best interests of the Board that the Pledged Taxes heretofore levied and to be extended for the year 2017 to pay such debt service on the Series 2017D Bonds be abated in full.

Now, Therefore, Be IT Hereby Resolved by the Board of Education of the City of Chicago, that:

Abatement of the Series 2017D Bonds Piedged Taxes. The Pledged Taxes in the amount of \$9,230,783.00 heretofore levied for the year 2017 in the Series 2017D Bond Resolution and to be extended pursuant thereto are hereby abated in full.

SECTION 19. SERIES 2017G BONDS

WHEREAS, the Board of Education of the City of Chicago (the "Board") has heretofore issued its Unlimited Tax General Obligation Refunding Bonds (Dedicated Revenues), Series 2017G, dated November 30, 2017 (the "Series 2017G Bonds") pursuant to Resolution No. 17-0828-RS6, adopted by the Board on the 28th of August 2017, as amended and restated by Resolution No. 17-1025-RS6, adopted by the Board on the 25th of October 2017 (collectively the "Series 2017G Bond Resolution"), a certain Trust Indenture dated as of the 1st of November 2017 (the "Series 2017G Indenture") between the Board and Amalgamated Bank of Chicago, as Trustee (the "Series 2017G Trustee"), securing the Series 2017G Bonds; and

WHEREAS, pursuant to the Series 2017G Bond Resolution, the Board has levied a direct annual tax for the payment of the principal of and interest on the Series 2017G Bonds, and has directed the County Clerks of The Counties of Cook and DuPage, Illinois (the "County Clerks"), to extend such taxes in amounts sufficient to pay such debt service as the same becomes due (the "Pledged Taxes") pursuant thereto; and

WHEREAS, Section 5.4(E) of the Series 2017G Indenture provides that once sufficient funds are on deposit in the Deposit Sub-Account to equal the Pledged State Aid Revenues Account Requirement (as defined in the Indenture) during the then current Bond year the Series 2017G Trustee shall notify the Board of that fact, and the Board shall take such actions as are necessary to abate the Pledged Taxes levied and to be extended for the preceding calendar year in full; and

WHEREAS, the Board has received the notice described in the preceding paragraph from the Series 2017G Trustee evidencing the sufficiency of the funds deposited into the Deposit Sub-Account and the Board hereby finds that it is necessary and in the best interests of the Board that the Pledged Taxes heretofore levied and to be extended for the year 2017 to pay such debt service on the Series 2017G Bonds be abated in full.

Now, Therefore, Be IT Hereby Resolved by the Board of Education of the City of Chicago, that:

Abatement of the Series 2017G Bonds Pledged Taxes. The Pledged Taxes in the amount of \$30,000,000.00 heretofore levied for the year 2017 in the Series 2017G Bond Resolution and to be extended pursuant thereto are hereby abated in full.

Now, THEREFORE, BE IT HEREBY RESOLVED by the Board of Education of the City of Chicago, as follows:

- FILING OF RESOLUTION. Forthwith upon the adoption of this Resolution, the Secretary of
 the Board shall cause a certified copy hereof to be filed with the County Clerks of The
 Counties of Cook and DuPage, Illinois, and it shall be the duty of such officers to abate said
 Pledged Taxes levied and to be extended for the year 2017 in full, in accordance with the
 provisions hereof.
- 2. EFFECTIVE DATE. This Resolution shall be in full force and effect upon its adoption.

18-0228-RS4

RESOLUTION AUTHORIZE APPOINTMENT OF MEMBERS TO LOCAL SCHOOL COUNCILS TO FILL VACANCIES

WHEREAS, the !llinois School Code, 105 ILCS 5/34-2.1, authorizes the Board of Education of the City of Chicago ('Board') to appoint the teacher, non-teacher staff and high school student members of local school councils of regular attendance centers to fill mid-term vacancies after considering the preferences of the schools' staffs or students, as appropriate, for candidates for appointment as ascertained through non-binding advisory polls;

WHEREAS, the Governance of Alternative and Small Schools Policy, B. R. 07-0124-PO2 ("Governance Policy"), authorizes the Board to appoint all members of the appointed local school councils and boards of governors of alternative and small schools (including military academy high schools) to fill mid-term vacancies after considering candidates for appointment selected by the following methods and the Chief Executive Officer's recommendations of those or other candidates:

Membership Category

Parent
Community
Advocate
Teacher
Non-Teacher Staff Member
JROTC Instructor

Student

Method of Candidate Selection

Recommendation by serving LSC or Board Recommendation by serving LSC or Board Recommendation by serving LSC or Board Non-binding Advisory Staff Poll Non-binding Advisory Staff Poll (military academy high schools only)

Non-binding Advisory Student Poll or Student Serving as Cadet Battalion Commander or Senior Cadet

(military academy high schools)

WHEREAS, the established methods of selection of candidates for Board appointment to fill midterm vacancies on local school councils, appointed local school councils and/or boards of governors were employed at the schools identified on the attached Exhibit A and the candidates selected thereby and any other candidates recommended by the Chief Executive Officer have been submitted to the Board for consideration for appointment in the exercise of its absolute discretion;

WHEREAS, the Illinois School Code and the Governance Policy authorize the Board to exercise absolute discretion in the appointment process;

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF EDUCATION OF THE CITY OF CHICAGO:

- The individuals identified on the attached Exhibit A are hereby appointed to serve in the specified
 categories on the local school councils, appointed local schools and/or boards of governors of the
 identified schools for the remainder of the current term of their respective offices.
- 2. This Resolution shall be effective immediately upon adoption.

Exhibit A

NEW APPOINTED LSC MEMBER

PARENT	REPLACING	SCHOOL
Lillian Cristales	Maria Valadez	Infinity HS
Diana Martinez	Vacancy	Infinity HS
Cassandra Bernard	Vacancy	Uplift HS
	·	
TEACHER	REPLACING	SCHOOL
Marcus Armstrong	Kelly Anchors	Howe ES
Thomas Unger	Jerry Springer	Kelvyn Park
Kate Moring	John Finlay	Kilmer ES
Tina Chan-	Brett Thompson	South Loop ES
Sheila Dietz	Milton Katsaros	Taylor ES
·		
NON TEACHER	REPLACING	<u>SCHOOL</u>
Kevyn Wills	Vacancy	Edison Regional ES
Rose Rubio	Cathy Manno	Hurley ES
Marsella Horton	Graciela Soto	Jungman ES
Ana Solis	Candace Cook-Bey	Mayer ES
Shanae Joseph	Priscilla Jackson	South Loop ES
Rosa Cruz	Jose Marquez	Taylor ES
	•	
STUDENT	REPLACING	<u>SCHOOL</u>
Andrea Diaz	Vacancy	Infinity HS
Jacqueline Almaraz	Vacancy	Back of the Yards HS
	*	
ADVOCATE	REPLACING	<u>SCHOOL</u>
Marissa Alvarez	Vacancy	Infinity HS
		·

President Clark indicated that if there are no objections, Board Reports 18-0228-RS1 through 18-0228-RS4 would be adopted by the last favorable roll call vote, all members voting therefore.

President Clark thereupon declared Board Reports 18-0228-RS1 through 18-0228-RS4 adopted.

COMMUNICATION RE: LOCATION OF **BOARD MEETING OF MARCH 21, 2018**

Frank M. Clark President, and Members of the Board of Education Mark F. Furlong Alejandra Garza Jaime Guzman Dr. Mahalia A. Hines Gail D. Ward

This is to advise that the Regular Meeting of the Board of Education scheduled for Wednesday, March 21, 2018 will be held at:

> **CPS Loop Office** 42 W. Madison Street, Garden Level, Board Room Chicago, IL 60602

The Board Meeting will begin at 10:30 a.m.

Public Participation Guidelines are available on www.cpsboe.org or by calling (773) 553-1600.

For the March 21, 2018 Board Meeting, advance registration to speak and observe will be available beginning Monday, March 19th at 10:30 a.m. and will close on Tuesday, March 20th at 5:00 p.m. or until all slots are filled. You can advance register during the registration period by the following methods:

> Online: Phone:

www.cpsboe.org (recommended) (773) 553-1600

In Person: 1 North Dearborn, Suite 950

The Public Participation segment of the meeting will begin as indicated in the meeting agenda and proceed for no more than 60 registered speakers for the two hours.

18-0228-EX1*

TRANSFER OF FUNDS Various Units and Objects

THE CHIEF EXECUTIVE OFFICER RECOMMENDS THE FOLLOWING:

The various transfers of funds were requested by the Central Office Departments during the month of January. All transfers are budget neutral. A brief explanation of each transfer is provided below:

1. Transfer from Facility Opers & Maint - City Wide to Velma F Thomas Early Childhood Center

20180054008

Rationale: This is to remove snow and then salt the front sidewalk from the gate to the curb in front of the school.

Transfer From: 11880 Facility Opers & Maint - City Wide 230-56105 Public Building Commission O & M Services - Repair Contracts 254032 **O&M West** 000000 Default Value

Velma F Thomas Early Childhood Center Public Building Commission O & M Services - Repair Contracts 230 56105 254032 O&M West 000000 Default Value

Amount: \$1,000

2. Transfer from Capital/Operations - City Wide to Eugene Field Elementary School

20180054162

Rationale: Funds Transfer From Award# 2017-485-00-09 To Project# 2017-23211-NCP; Change Reason: NA

Transfer From: 12150 Capital/Operations - City Wide 485 CIT PayGo Fund Capitalized Construction 56310 253511 000000 Campus Parks Default Value

Transfer To:

26891

23211 Eugene Field Elementary School 485 CIT PayGo Fund 56310 Capitalized Construction 253511 Campus Parks 000000 Default Value

Amount: \$1,000

3. Transfer from Capital/Operations - City Wide to Morton School of Excellence

Rationale: Funds Transfer From Award# 2017-485-00-09 To Project# 2017-26091-NCP; Change Reason: NA

Transfer From: Transfer To: Morton School of Excellence CIT PayGo Fund Capitalized Construction 12150 2150 Capital/Operations - City Wide 485 CIT PayGo Fund 26091 485 Capitalized Construction Campus Parks 56310 56310 253511 Campus Parks 000000 Default Value 000000 Default Value

Amount: \$1,000

4. Transfer from Facility Opers & Maint - City Wide to George Washington High School

Rationale: FURNISH LABOR AND MATERIAL TO PROVIDE ADDITIONAL PEST CONTROL. VENDOR WILL PLACE 12 RODENT BAIT STATIONS IN COURTYARD AND MASS TRAP INSIDE CULINARY ART ROOM. MAXIMO#CPS-7421361

Transfer From: Transfer To: Facility Opers & Maint - City Wide Public Building Commission O & M Services - Repeir Contracts 46331 George Washington High School 230 Public Building Commission O & M 56105 Services - Repeir Contracts 11880 230 56105 254033 O&M South 000000 Default Value 254033 O&M South 000000 Default Value

5. Transfer from Facility Opers & Maint - City Wide to Neal F Simeon Career Academy High School

Amount: \$1,000

Rationale: Replace 10 sprinkler heads brass upright 1550, extra spare heads replace geuge near control valve with 2 extra gauges 2 fire dept. connection covers maximo # 7421935

Transfer From: Transfer To: 11880 53061

Fecility Opers & Maint - City Wide Public Building Commission O & M Neal F Simeon Career Academy High School Public Building Commission O & M 56105 Services - Repair Contracts 56105 Services - Repair Contracts O&M South 0000000 Default Value 000000 Default Value

Amount: \$1,000

6. Transfer from Facility Opers & Maint - City Wide to Jane Addams Elementary School

Rationale: Furnish labor and materials for snow removal for Jane Addams sidewalks

Transfer From: Transfer To: 11880 230 Facility Opers & Maint - City Wide Public Building Commission O & M 22021 230 Jane Addams Elementary School Public Building Commission O & M 56105 Services - Repair Contracts 56105 Services - Repair Contracts 254033 O&M South 254033 O&M South 000000 Default Value 000000

Amount: \$1,000

7. Transfer from Facility Opers & Maint - City Wide to Foster Park Elementary School

Rationale: Vendor to supply all materials and labor required to remove snow.

Transfer To:
23261 Foster Park Elementary School
Commission O & Transfer From: 1880 Facility Opers & Maint - City Wide 230 Public Building Commission O & M 6105 Services - Repair Contracts Public Building Commission O & M Services - Repair Contracts 56105 254033 O&M South 254033 O&M South 000000. Default Value 000000 Default Value

Amount: \$1,000

8. Transfer from Facility Opers & Maint - City Wide to John Whistler Elementary School

WO#6990383 CONTRACTOR TO REMOVE SNOW FROM SIDEWALKS ON ALL 4 SIDES OF SCHOOL, ON ADA,115TH,116TH, Rationale:

Default Value

AND TROOP. ENGINEER JOHNSON 773-469-6170

Transfer From:
11880 Facility Opers & Maint - City Wide
230 Public Building Commission O & M John Whistler Elementary School Public Building Commission O & M 25831 230 56105 56105 Services - Repair Contracts O&M South Services - Repair Contracts 254033 254033 000000 Default Value 000000

Amount: \$1,000

1125. Transfer from Facility Opers & Maint - City Wide to Facility Opers & Maint - City Wide

20180055453

Rationale: Transferring funds to cover 6 months of the Aramark IFM contract fees (July - December)

Transfer From:

11880 Facility Opers & Maint - City Wide
230 Public Building Commission O & M
53120 Commodities - Gas - Distribution
254004 Utilities
000000 Default Value

Transfer To:
11880 Facility Opers & Maint - City Wide
230 Public Building Commission O & M
53120 Services: Non-technical/Laborer
254002 Engineer Services
000000 Default Value
000000 Default Value

Amount: \$4,964,023

1126. Transfer from Facility Opers & Maint - City Wide to Facility Opers & Maint - City Wide

20180055450

Rationale: Transferring funds to cover 6 months of the Aramark IFM contract fees (July - December)

 Transfer From:
 Transfer To:

 11880
 Facility Opers & Maint - City Wide
 11880
 Facility Opers & Maint - City Wide

 230
 Public Building Commission O & M
 230
 Public Building Commission O & M

 53115
 Commodities - Electricity - Transmission
 54105
 Services: Non-technical/Laborer

 254004
 Utilities
 254002
 Engineer Services

 000000
 Default Value
 000000
 Default Value

Amount: \$6,308,177

1127. Transfer from Facility Opers & Maint - City Wide to Facility Opers & Maint - City Wide

20180055422

Rationale: Transferring funds to cover 6 months of the Aramark IFM contract fees (July - December)

Transfer From: Transfer To: 11880 Facility Opers & Maint - City Wide Facility Opers & Maint - City Wide 11880 Public Building Commission O & M Commodities - Electricity - Purchased Public Building Commission O & M Services: Non-technical/Laborer 230 230 54105 53105 Engineer Services Default Value 254004 (Hillities 254002

Amount: \$7,106,790

1128. Transfer from Capital/Operations - City Wide to Construction of New HS on South Side

20180056050

Rationale: Funds Transfer From Award# 2017-486-00-04 To Project# 2018-46691-NSC; Change Reason: NA

Transfer From: Capital/Operetions - City Wide 12150 46691 Construction of New HS on South Side CIT Bond Fund
Capitalized Construction 486 CIT Bond Fund 56310 56310 Capitalized Construction New School Openings Other 009446 New School Openings 000000 Default Value 000000 Default Value

Amount: \$40,000,000

*[Note: The complete document will be on File in the Office of the Board]

18-0228-EX2

APPROVE ENTERING INTO AN INTERGOVERNMENTAL AGREEMENT WITH THE DEPARTMENT OF FAMILY & SUPPORT SERVICES (DFSS) – THE CITY OF CHICAGO

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Approve entering into an Intergovernmental Agreement (IGA) with the Department of Family and Support Services (DFSS) – the City of Chicago to provide professional learning and assessment services at a cost set forth in the compensation section of this report. A written agreement is currently being negotiated. No services shall be provided and no payment shall be made to DFSS prior to execution of the agreement. The authority granted herein shall automatically rescind in the event a written agreement is not executed within 120 days of the date of this Board Report. Information pertinent to this agreement is stated below.

AGENCY: Department of Family & Support Services – The City of Chicago

1615 W. Chicago Ave. Chicago, IL 60622

Samantha Aigner-Treworgy, Director of Early Education Policy

(312) 746-8545

USER: Office of Early Childhood Education

42 W. Madison Street, Garden Level

Chicago, IL 60602

Diego Ferney Giraldo, Chief Officer, Office of Early Childhood Education

(773) 553-2010

DESCRIPTION: For the past 10 years, Chicago Public Schools managed the Community Partnerships Program (CPP) and these services were under the guidance of the Office of Early Childhood Education. As of July 1, 2017, CPP transitioned under the Department of Family and Support Services (DFSS) and these services need to continue to be provided utilizing a portion of the Early Childhood Block grant funds that Chicago Public Schools is allocating to DFSS.

TERM: The term of the agreement shall commence on March 1, 2018 and shall end on June 30, 2019. The agreement shall have two (2) options to renew of one (1) year periods.

COMPENSATION: DFSS shall be paid as set forth in the agreement. The estimated annual cost is \$2,000,000. The total amount authorized by this Board Report is \$2,000,000.

AUTHORIZATION: Authorize the General Counsel to include other relevant terms and conditions in the written agreement. Authorize the President and Secretary to execute the agreement. Authorize the Chief Education Officer to execute all documents required to administer or effectuate the agreement.

AFFIRMATIVE ACTION: Pursuant to Section 5.2 of the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts, M/WBE provisions of the Program do not apply to transactions where the vendor providing services operates as a Not-for-Profit organization.

LSC REVIEW: Local School Council approval is not applicable to this report.

FINANCIAL: Charge to: Office of Early Childhood Education Fiscal Year; 2018-19

Budget Classifications: 11385-362-54105-119027-376663 (\$2,000,000 - FY18-FY19)

11385-362-54105-119027-376664

GENERAL CONDITIONS:

Inspector General – Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts – The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness – The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability – The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0228-EX3

CLOSE PAUL ROBESON HIGH SCHOOL, WILLIAM RAINEY HARPER HIGH SCHOOL, HOPE COLLEGE PREPARATORY HIGH SCHOOL, TEAM ENGLEWOOD COMMUNITY ACADEMY HIGH SCHOOL, AND ADJUST THE ATTENDANCE AREAS OF GAGE PARK HIGH SCHOOL, WENDELL PHILLIPS ACADEMY HIGH SCHOOL, CHICAGO VOCATIONAL CAREER ACADEMY HIGH SCHOOL, AND WILLIAM J. BOGAN HIGH SCHOOL

THE CHIEF EXECUTIVE OFFICER RECOMMENDS:

That effective June 30, 2018, the Chicago Board of Education close Paul Robeson High School (School ID 609707) ("Robeson HS"), located at 6835 South Normal Boulevard, Chicago, Illinois.

That effective June 30, 2021, the Chicago Board of Education close (1) William Rainey Harper High School (School ID 609711) ("Harper HS"), located at 6520 South Wood Street, Chicago, Illinois, (2) Hope College Preparatory High School (School ID 609768) ("Hope HS"), located at 5515 South Lowe Avenue, Chicago, Illinois, and (3) TEAM Englewood Community Academy High School (School ID 610506) ("TEAM HS"), located at 6201 South Stewart Avenue, Chicago, Illinois.

That effective June 30, 2018, adjust the attendance areas for Robeson HS, Harper HS and Hope HS by reassigning the attendance areas to Gage Park High School (School ID 609709) ("Gage Park HS"), located at 5630 South Rockwell Street, Chicago, Illinois, Wendell Phillips Academy High School (School ID 609727) ("Phillips HS"), located at 244 East Pershing Road, Chicago, Illinois, Chicago Vocational Career Academy High School (School ID 609674) ("Chicago Vocational HS"), located at 2100 East 87th Street, Chicago, Illinois, and William J. Bogan High School (School ID 609698) ("Bogan HS"), located at 3939 West 79th Street, Chicago, Illinois.

DESCRIPTION:

Pursuant to the Illinois School Code Sections 34-200 through 34-230, the Chief Executive Officer's Guidelines for School Actions, and the Board of Education's Policy on the Review and Establishment of School Attendance Boundaries, 05-0622-PO1, the Chief Executive Officer ("CEO") of the Chicago Public Schools may recommend the closing of schools and the adjustment of school attendance boundaries.

Pursuant to the legal requirements, two community meetings were convened on January 10, 2018 at Kennedy-King College, located at 740 West 63rd Street, Chicago, Illinois, and on January 17, 2018 at Hamilton Park, located at 513 West 72nd Street, Chicago, Illinois, and a public hearing was convened on January 30, 2018 at 42 West Madison Street, Chicago, Illinois, following the issuance of proper notice. An independent hearing officer received oral and written comments and supporting documents at the hearing and kept the record open after the meeting to receive additional written comments or documentation. A transcript of the hearing and summanes of the meetings have been provided to the Board. The hearing officer reported that the CEO's proposal met the requirements of the law and summanized comments and written documentation received. After receiving the hearing officer's report, the CEO has decided to recommend that the Board close Robeson HS effective June 30, 2018, close Harper HS, Hope HS, and TEAM HS effective June 30, 2021, and assign the Harper HS, Hope HS and Robeson HS attendance areas to Gage Park HS, Phillips HS, Chicago Vocational HS and Bogan HS, effective June 30, 2018.

Adjust Attendance Area of Gage Park HS (School ID 609709)

5630 South Rockwell Street, Chicago, IL Effective June 30, 2018, for grades nine through twelve;

Beginning at Kedzie Avenue and 61st Street
East to Francisco Avenue
North to 57th Street
West to Richmond Street
North to 55th Street
East to Garfield Boulevard
Continuing East on Garfield Boulevard to Racine Avenue
South to Marquette Road
West to the Penn Rail Road (Leavitt Avenue)
South to Norfolk Southern/Belt Railroad (75th Street)
West to Rockwell Street
North to 74th Street
West to Kedzie Avenue
North to the starting point

Adjust Attendance Area of Phillips HS (School ID 609727)

244 East Pershing Road, Chicago, IL Effective June 30, 2018, for grades nine through twelve;

Beginning at the North and South branches of the Chicago River East to Michigan Avenue South to Monroe Drive East to Lake Michigan South to 41st Street (extended) West to Drexel Boulevard North to 41st Street West to Dr Martin Luther King Jr Drive South to the Chicago Skyway Northwest to Marquette Road West to Halsted Street North to Garfield Boulevard East to Metra Southwest Service-Orland Park Railroad at Wallace North and Northeast to the Penn Railroad at Stewart Av North to 47th St. East to the Dan Ryan Expressway North to 43rd St West to Penn Railroad (Stewart Avenue) North to the Chicago River North to the starting point

Adjust Attendance Area of Chicago Vocational HS (School ID 609674)

2100 East 87th Street, Chicago, IL Effective June 30, 2018, for grades nine through twelve;

Beginning at Halsted Street and Marquette Road East to the Chicago Skyway Southeast to 71st Street East to Cregier Avenue North to 68th Street East to Lake Michigan Southeast to 79th Street West to Commercial Avenue South to 80th Street West to Muskegon Avenue South to 81st Street West to the Railroad (Baltimore Avenue) Southeast to Manistee Avenue South to 83rd Street West to the Chicago Skyway Southeast to 87th Street West to the IC Railroad Northeast to 83rd Street East to Stony Island Avenue North to the Chicago Skyway Northwest to 73rd Street West to St. Lawrence Avenue South to 74th Street West to King Drive South to 77th Street West to Fielding Avenue South to 78th Street West to Wallace Street North to 77th Street West to Halsted Street North to the starting point

Adjust Attendance Area of Bogan HS (School ID 609698)

3939 West 79th Street, Chicago, Illinois

Effective June 30, 2018, for grades nine through twelve;

Beginning at Cicero Avenue and 68th Street
East to Karlov Avenue
North to Marquette Road
East to Kedzie Avenue
South to 74th Street
East to Rockwell Street
South to 75th Street
East to the B&OCT Railroad
North to Marquette Road
East to Halsted Street
South to 79th Street
West to Damen Avenue
South to 87th Street
West to Cicero Avenue
North to the starting point.

LSC IMPLICATIONS: The Local School Councils of Harper, Hope, and TEAM HS will be dissolved effective June 30, 2021, upon the closing of these schools. The Local School Council of Robeson will be dissolved on June 30, 2018, upon the closing of the school.

FINANCIAL: None

PERSONNEL IMPLICATIONS: The employment status of all faculty and staff members currently assigned to the schools affected by this authorization will be determined pursuant to Board policies and any collective bargaining agreements.

18-0228-EX4

REASSIGNMENT BOUNDARY CHANGE OF NATIONAL TEACHERS ELEMENTARY ACADEMY TO THE SOUTH LOOP ELEMENTARY SCHOOL

THE CHIEF EXECUTIVE OFFICER RECOMMENDS:

That effective June 30, 2019, the Chicago Board of Education reassign the boundary of National Teachers Elementary Academy (School ID 610231) ("NTA"), located at 55 West Cermak Road, Chicago, Illinois, to South Loop Elementary School (School ID 609990) ("South Loop"), located at 1212 South Plymouth Court, Chicago, Illinois, over time.

DESCRIPTION:

Pursuant to the Illinois School Code Sections 34-200 through 34-230, the Chief Executive Officer's Guidelines for School Actions, and the Board of Education's Policy on the Review and Establishment of School Attendance Boundaries, 05-0622-PO1, the Chief Executive Officer ("CEO") of the Chicago Public Schools may recommend the adjustment of school attendance boundaries resulting in the reassignment of currently enrolled students.

Pursuant to the legal requirements, two community meetings were convened on January 9, 2018 at Illinois Institute of Technology, located at 3241 South Federal Street, Chicago, Illinois, and January 16, 2018 at Second Presbyterian Church, located at 1936 South Michigan Avenue, Chicago, Illinois, and a public hearing was convened on January 29, 2018 at 42 West Madison Street, Chicago, Illinois, following the issuance of proper notice. An independent hearing officer received oral and written comments and supporting documents at the hearing and kept the record open after the meeting to receive additional written comments or documentation. A transcript of the hearing and summanes of the meetings have been provided to the Board. The hearing officer reported that the CEO's proposal met the requirements of the law and summanized comments and written documentation received. After receiving the hearing officer's report, the CEO has decided to recommend that the Board approve the reassignment boundary change of NTA to South Loop over time. NTA students or students residing in the NTA attendance boundaries in the grade levels and years outlined below will also have the option to attend South Loop Elementary School.

Current Attendance Area of South Loop (School ID 609990)

1212 South Plymouth Court, Chicago, IL For grades Kindergarten through eighth until June 29, 2024

Beginning at the Chicago River and Lake Street East to Wacker Drive
North and East to Wacker Place
East to Michigan Avenue
South to Monroe Street
East to Lake Michigan
South 18th Street
West to the Chicago River
North to the starting point

Adjust Attendance Area of NTA (School ID 610231)

55 West Cermak Road, Chicago, IL
Effective June 30, 2019, for grades fourth through eighth;
Effective June 30, 2020 for grades fifth through eighth;
Effective June 30, 2021 for grades sixth through eighth;
Effective June 30, 2022 for grades seventh through eighth; and
Effective June 30, 2023 for grade eighth;

Beginning at LaSalle Street and 18th Street
East to Lake Michigan
South to Cermak Road
West to Michigan Avenue
South to the Stevenson Expressway
West to the Dan Ryan Expressway
North to Cermak Road
East to Clark Street
North to 21st Street
West to LaSalle Street
North to the starting point

Adjust Attendance Area of South Loop (School ID 609990)

1212 South Plymouth Court, Chicago, IL
Effective June 30, 2019, for grades Kindergarten through third;
Effective June 30, 2020 for grades Kindergarten through fourth;
Effective June 30, 2021 for grades Kindergarten through fifth;
Effective June 30, 2022 for grades Kindergarten through sixth;
Effective June 30, 2023 for grades Kindergarten through seventh;

Beginning at LaSalle Street and 18th Street
East to Lake Michigan
South to Cermak Road
West to Michigan Avenue
South to the Stevenson Expressway
West to the Dan Ryan Expressway
North to Cermak Road
East to Clark Street
North to 21st Street
West to LaSalle Street
North to the starting point

Adjust Attendance Area of South Loop (School ID 609990)

1212 South Plymouth Court, Chicago, IL Effective June 30, 2024, for grades Kindergarten through eighth;

Beginning at the Chicago River and Lake Street East to Wacker Drive North and East to Wacker Place East to Michigan Avenue South to Monroe Street East to Lake Michigan South to Cermak Road West to Michigan Avenue South to the Stevenson Expressway West to the Dan Ryan Expressway North to Cermak Road East to Clark Street North to 21st Street West to LaSalle Street North to 18th Street West to the Chicago River North to the starting point

LSC IMPLICATIONS: None

FINANCIAL: None

PERSONNEL IMPLICATIONS: The employment status of all faculty and staff members currently assigned to the schools affected by this authorization will be determined pursuant to Board policies and any collective bargaining agreements.

Board Member Ward abstained on Board Report 18-0228-EX4.

18-0228-EX5

CONSOLIDATE EDWARD JENNER ELEMENTARY ACADEMY OF THE ARTS INTO OGDEN INTERNATIONAL SCHOOL AND ADJUST THE ATTENDANCE AREA OF OGDEN INTERNATIONAL SCHOOL

THE CHIEF EXECUTIVE OFFICER RECOMMENDS:

That effective June 30, 2018, the Chicago Board of Education consolidate Edward Jenner Elementary Academy of the Arts (School ID 610012) ("Jenner"), located at 1119 North Cleveland Avenue, Chicago, Illinois, into Ogden International School (School ID 610101) ("Ogden"), located at 24 West Walton Street, Chicago, Illinois, and merge Jenner and Ogden's attendance area boundaries into one attendance area boundary to create a new inclusive boundary.

DESCRIPTION:

Pursuant to the Illinois School Code Sections 34-200 through 34-230, the Chief Executive Officer's Guidelines for School Actions, and the Board of Education's Policy on the Review and Establishment of School Attendance Boundaries, 05-0622-PO1, the Chief Executive Officer ("CEO") of the Chicago Public Schools may recommend the closing or consolidation of schools and the adjustment of school attendance boundaries.

Pursuant to the legal requirements, two community meetings were convened on January 9, 2018 at Ogden, located at 24 West Walton Street, Chicago, Illinois, and on January 16, 2013 at Jenner, located at 1119 North Cleveland Avenue, Chicago, Illinois, and a public hearing was convened on January 25, 2018 at 42 West Madison Street, Chicago, Illinois, following the issuance of proper notice. An independent hearing officer received oral and written comments and supporting documents at the hearing and kept the record open after the meeting to receive additional written comments or documentation. A transcript of the hearing and summaries of the meetings have been provided to the Board. The hearing officer reported that the CEO's proposal met the requirements of the law and summarized comments and written documentation received. After receiving the hearing officer's report, the CEO has decided to recommend that the Board consolidate Jenner into Ogden and create a new inclusive boundary.

Adjust Attendance Area of Ogden (School ID 610101) 24 West Walton Street, Chicago, IL Effective June 30, 2018, for grades Kindergarten through eighth;

Beginning at the Kennedy Expressway and Milwaukee Avenue Southeast to Willard Court North to Augusta Boulevard East to C&NW RR

Southeast to Chicago Avenue East to Haisted Street North to the North Branch of the Chicago River Northwest and North to North Avenue East to Haisted Street South to Evergreen Avenue East and North to Clybourn Avenue Southeast to Division Street East to Orleans Street South to Oak Street East to Wells Street North to Division Street East to LaSalle Drive North to North Avenue East to Lake Michigan South to Monroe Drive West to Michigan Avenue North to Wacker Place West and Southwest to Lake Street West to Des Plaines Street North to Kinzie Street West to the Kennedy Expressway Northwest to the Starting Point

LSC IMPLICATIONS: The Jenner Local School Council will be dissolved effective June 30, 2018 upon the consolidation of Jenner and Ogden. Local School Council elections are being held in April 2018. Those eligible to run for and vote in the election at Jenner and those eligible to run for and vote in the election at Ogden may run and vote in the April 2018 election for the Local School Council for the newly consolidated school.

FINANCIAL: None

PERSONNEL IMPLICATIONS: The employment status of all faculty and staff members currently assigned to the schools affected by this authorization will be determined pursuant to Board policies and any collective bargaining agreements.

18-0228-EX6

CONSOLIDATE ROSARIO CASTELLANOS ELEMENTARY SCHOOL INTO LAZARO CARDENAS ELEMENTARY SCHOOL

THE CHIEF EXECUTIVE OFFICER RECOMMENDS:

That effective June 30, 2018, the Chicago Board of Education consolidate Rosario Castellanos Elementary School (School ID 609826) ("Castellanos"), located at 2524 South Central Park Avenue, Chicago, Illinois, into Lazaro Cardenas Elementary School (School ID 610024) ("Cardenas"), located at 2345 South Millard Avenue, Chicago, Illinois, and incorporate the new grade levels into Cardenas.

DESCRIPTION:

Pursuant to the Illinois School Code Sections 34-200 through 34-230 and the Chief Executive Officer's Guidelines for School Actions, and the Board of Education's Policy on the Review and Establishment of School Attendance Boundaries, 05-0622-PO1, the Chief Executive Officer ("CEO") of the Chicago Public Schools may recommend the closing or consolidation of schools and the adjustment of school attendance boundaries.

Pursuant to the legal requirements, two community meetings were convened on January 9, 2018 and January 16, 2018 at Castellanos, located at 2524 South Central Park Avenue, Chicago, Illinois, and a public hearing was convened on January 25, 2018 at 42 West Madison Street, Chicago, Illinois, following the issuance of proper notice. An independent hearing officer received oral and written comments and supporting documents at the hearing and kept the record open after the meeting to receive additional written comments or documentation. A transcript of the hearing and summanies of the meetings have been provided to the Board. The hearing officer reported that the CEO's proposal met the requirements of the law and summanized comments and written documentation received. After receiving the hearing officer's report, the CEO has decided to recommend that the Board consolidate Castellanos into Cardenas effective June 30, 2018 and adjust its attendance area boundaries by expanding its grade offering from Kindergarten through third grade to Kindergarten through eighth grade.

Adjust Attendance Area of Cardenas (School ID 610024) 2345 South Millard Avenue, Chicago, IL Effective June 30, 2018, from grades Kindergarten through third to grades Kindergarten through eighth; Beginning at Pulaski Road and Cermak Road East to Christiana Avenue South to 26th Street West to Millard Avenue North to 25th Street West to Hamlin Avenue North to 24th Street West to Pulaski Road North to the starting point

LSC IMPLICATIONS: The Castellanos Local School Council will be dissolved effective June 30, 2018 upon the consolidation of Castellanos and Cardenas. Local School Council elections are being held in April 2018. Those eligible to run for and vote in the election at Castellanos and those eligible to run for and vote in the election at Cardenas may run and vote in the April 2018 election for the Local School Council for the newly consolidated school.

FINANCIAL: None

PERSONNEL IMPLICATIONS: The employment status of all faculty and staff members currently assigned to the schools affected by this authorization will be determined pursuant to Board policies and any collective bargaining agreements.

18-0228-EX7

ADJUST THE ATTENDANCE AREAS OF HELGE A HAUGAN ELEMENTARY SCHOOL, PATRICK HENRY ELEMENTARY SCHOOL AND THEODORE ROOSEVELT HIGH SCHOOL

THE CHIEF EXECUTIVE OFFICER RECOMMENDS:

That effective June 30, 2018, the Chicago Board of Education adjust the attendance areas of Helge A. Haugan Elementary School (School ID 609972) ("Haugan"), located at 4540 North Hamlin Avenue, Chicago, Illinois, Patrick Henry Elementary School (School ID 609988) ("Henry"), located at 4250 North Saint Louis Avenue, Chicago, Illinois, and Theodore Roosevelt High School (School ID 609728) ("Roosevelt HS"), located at 3436 West Wilson Avenue, Chicago, Illinois.

DESCRIPTION:

Pursuant to the Illinois School Code Sections 34-200 through 34-230, the Chief Executive Officer's Guidelines for School Actions, and the Board of Education's Policy on the Review and Establishment of School Attendance Boundaries, 05-0622-PO1, the Chief Executive Officer ("CEO") of the Chicago Public Schools may recommend the adjustment of school attendance boundaries resulting in the reassignment of currently enrolled students.

Pursuant to the legal requirements, two community meetings were convened on January 10, 2018 at Haugan, located at 4540 North Hamlin Avenue, Chicago, Illinois, and January 17, 2018 at Henry, 4250 North Saint Louis Avenue, Chicago, Illinois, and public hearings were convened on January 26, 2018 at 42 West Madison Street, Chicago, Illinois, following the issuance of proper notice. An independent hearing officer received oral and written comments and supporting documents at the hearings and kept the record open after the meetings to receive additional written comments or documentation. A transcript of the hearings and summaries of the meetings have been provided to the Board. The hearing officer reported that the CEO's proposal met the requirements of the law and summarized comments and written documentation received. After receiving the hearing officer's report, the CEO has decided to recommend that the Board approve the reassignment boundary changes of Haugan, Henry and Roosevelt HS by adjusting the attendance area boundaries to reflect the change in grade level offerings.

Adjust Attendance Area of Haugan (School ID 609972) 4540 North Hamlin Avenue, Chicago, IL Effective June 30, 2018, for grades Kindergarten through seventh; and Effective June 30, 2019 for grades Kindergarten through eighth

Beginning at Keeler Avenue and Lawrence Avenue
East to Kimball Avenue
South to Eastwood Avenue
East to Spaulding Avenue
South to Sunnyside Avenue
West to Drake Avenue
West to Montrose Avenue
West to Monticello Avenue
South to Cullom Avenue
West to Lawndale Avenue
South to Berteau Avenue
West to Ridgeway Avenue
South to Belle Plaine Avenue

West to Elston Avenue Northwest to Kiona Avenue Northeast to Kelso Avenue Northwest to Kiona Avenue Northeast to Leland Avenue West to Keeler Avenue North to the starting point

Adjust Attendance Area of Henry

(School ID 609988) 4250 North Saint Louis Avenue, Chicago, IL

Effective June 30, 2018, for grades Kindergarten through seventh; and

Effective June 30, 2019 for grades Kindergarten through eighth

Beginning at Ridgeway and Berteau Avenue East to Lawndale Avenue North to Cullom Avenue East to Monticello Avenue North to Montrose Avenue East to Drake Avenue North to Sunnyside Avenue East to Spaulding Avenue North to Wilson Avenue East to Kedzie Avenue South to Montrose Avenue West to Sawyer Avenue South to Cullom Avenue West to Spaulding Avenue South to Irving Park Rd West to Kimball Avenue

LSC IMPLICATIONS: None

North to Belle Plaine Avenue West to Ridgeway Avenue North to the starting point

FINANCIAL: None

PERSONNEL IMPLICATIONS: The employment status of all faculty and staff members currently assigned to the schools affected by this authorization will be determined pursuant to Board policies and any collective bargaining agreements.

18-0228-EX8

CO-LOCATE WILMA RUDOLPH ELEMENTARY LEARNING CENTER AND HOPE INSTITUTE LEARNING ACADEMY

THE CHIEF EXECUTIVE OFFICER RECOMMENDS:

That effective June 30, 2018, the Chicago Board of Education authorize the co-location of Wilma Rudolph Elementary Learning Center (School ID 610308) ("Rudolph"), located at 110 North Paulina Street, Chicago, Illinois, and Hope Institute Learning Academy (School ID 400043) ("Hope Institute"), located at 1628 West Washington Boulevard, Chicago, Illinois.

DESCRIPTION:

Pursuant to the Illinois School Code Sections 34-200 through 34-230 and the Chief Executive Officer's Guidelines for School Actions, the Chief Executive Officer ("CEO") of the Chicago Public Schools may recommend to the Board the co-location of schools.

Pursuant to the legal requirements, two community meetings were convened on January 10, 2018 and January 17, 2018 at Hope Institute, located at 1628 West Washington Boulevard, Chicago, Illinois, and a public hearing was convened on January 29, 2018 at 42 West Madison Street, Chicago, Illinois, following the issuance of proper notice. An independent hearing officer received oral and written comments and supporting documents at the hearing and kept the record open after the meeting to receive additional written comments or documentation. A transcript of the hearing and summaries of the meetings have been provided to the Board. The hearing officer reported that the CEO's proposal met the requirements of the law and summarized comments and written documentation received. After receiving the hearing officer's report, the CEO has decided to recommend that the Board authorize the co-location of Rudolph and Hope Institute.

LSC IMPLICATIONS: None

FINANCIAL: None

PERSONNEL IMPLICATIONS: The employment status of all faculty and staff members currently assigned to the schools affected by this authorization will be determined pursuant to Board policies and any collective bargaining agreements.

18-0228-OP1

AMEND BOARD REPORT 15-0624-0P5 AUTHORIZE LEASE AGREEMENTS WITH THE CATHOLIC BISHOP OF CHICAGO

THE CHIEF ADMINISTRATIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize lease agreements with the Catholic Bishop of Chicago, an Illinois not-for-profit corporation, for various Archdiocese school sites. The terms of a standard lease agreement are currently being negotiated; a separate lease agreement Rider will be executed for each site. The authority granted herein shall automatically rescind for each existing site in the event the lease agreement for that site is not executed within 90 days of the date of this amended Board Report. Information pertinent to this these leases is stated below.

This February 2018 amendment is necessary to: (i) change the estimated cost of the lease with regard to capital improvements, (ii) reflect that there will be a single lease with Riders applicable to each respective site, (iii) to clarify certain environmental, capital improvement, maintenance and real estate tax responsibilities of Board as Tenant, and (iv) reflect certain changes in the sites set forth in revisions to Exhibit A.

LANDLORD: Catholic Bishop of Chicago c/o Archdiocese of Chicago

835 N. Rush St. Chicago, IL 60611

Contact: Tom Kennedy (Phone: 312-534-8394/-Email:-tkennedy@archchicago.org)

Eric Wollan (Phone: 312-534-8394/ Email: ewollan@archchicago.org)

TENANT: Board of Education of the City of Chicago

PREMISES: Various Archdiocese school sites. Each site shall have a separate lease <u>Rider</u> agreement governed by the terms outlined herein. Sites may be added and/or terminated over the term upon agreement of the parties. The current sites, which are covered under a Master Agreement (authorized by Board Report 05-0622-OP4) are for a term commencing July 1, 2005, and ending June 30, 2015 and are identified on Exhibit A attached hereto. <u>Exhibit A also identifies certain changes to those sites that have been made since the date of Board Report 15-0624-OP5.</u>

USE: For education and related purposes on school days from 6:30 a.m. - 4:30 p.m. and for after-school events as necessary, with the exception that hours for the **St.** Turibius site are Monday, Thursday and Friday from 6:30 a.m. - 6:00 p.m. and Tuesday and Wednesday from 6:30 a.m. - 5:30 p.m.

TERM: The term of each new lease <u>Rider</u> for the sites Identified on Exhibit A shall commence on July 1, 2015, and end on June 30, 2025, with the exception that the term for the <u>St. Turibius site shall commence on July 1, 2016.</u> Other <u>s</u>Sites added after July 1, 2015, shall commence upon agreement of the parties and shall end no later than June 30, 2025, unless otherwise terminated by either party.

EARLY TERMINATION: Either party may terminate the lease with respect to any site upon notice by December 31st (effective the following June 30th).

BASE RENT: The base rent for the first year of the term shall be \$7.44 per square foot, provided, however, that the parties may agree to a lower rate for specific space (for example, the rate charged for the gymnasium space at St. Francis de Sales High School, which is used by Gallistel Elementary, is \$4.54 per square foot). The base rent shall increase by 3.5% annually beginning the second year of the lease term.

ADDITIONAL RENT/UTILITIES: If CPS occupies an entire building, CPS may have direct accounts for the utilities. At sites where CPS does not pay utilities directly to the utility company, CPS shall reimburse the Landlord at the following rates:

- Electric: \$1.03 per square foot, for locations with a window AC unit installed, an additional charge of \$0.13 will also apply.
- (ii) Gas: \$1.44 per square foot.
- (iii) Utility reimbursement rates shall increase by 3% at the beginning of each term lease year.

MAINTENANCE, REPAIRS & OTHER IMPROVEMENTS: CPS shall be responsible for all routine maintenance and repairs during its use, including without limitation custodial services, snow plowing and. garbage/recycling. and pest control. In addition, CPS shall be responsible for lead paint and asbestos abatement and remediation as may be required by an Asbestos Management Plan, repair of utility conduits serving the premises, repairs (capital or other) required to maintain the premises in accordance with applicable laws, and certain other remediation expenses which may be imposed upon Tenant. The Landlord shall be responsible for landscaping. The parties shall split all agreed upon joint capital improvements (other than Tenant's Initial Capital Improvements and non-joint tenant additional work, if any) equally, unless otherwise agreed upon. CPS's contributions toward ioint capital improvements shall not exceed \$850,000 annually for the entire portfolio; in the first lease year, which cap is increased by 3% annually. Costs for certain remediation obligations imposed upon Tenant and capital improvements required by law are excluded from this cap. Landlord's annual contributions toward joint capital contributions and repairs shall not exceed 1/3 of any particular site's annual rent the annual base rent for that lease year. Either party Both Landlord and Tenant may elect to forego a particular joint capital improvement or repair and instead terminate the site lease upon 90 days' notice; provided, however, that the effective termination date under this election cannot be prior to the end of the then current school year. Capital improvements shall be defined by the parties in the respective site lease agreement (within certain time constraints).

TAXES: If Landlord is assessed real estate taxes on the Premises or Access Areas by a governmental entity as a result of certain contingencies (including without limitation change in applicable law currently in effect as of the commencement date or Tenant's Use or default), then Tenant shall be responsible for paying 100% of such real estate tax assessment resulting therefrom. Tenant may terminate such a site after such assessment, but may still be obligated to pay prior to any effective termination and within certain time constraints.

RIGHT OF FIRST OFFER: The Landlord agrees that if, at any time during the term of a site lease, it desires to sell the a site leased by CPS to a non-Catholic third party (which election is not part of a larger sale including other areas of Landlord's property, the Landlord will first offer to sell the building to CPS or its nominee and Tenant shall have a one-time right of first offer to purchase that site.

INSURANCE/INDEMNIFICATION: Any and all insurance/indemnification language shall be negotiated by the General Counsel.

AUTHORIZATION: Authorize the General Counsel to include other relevant terms and conditions in the written lease agreements for current and new-sites. Authorize the President and Secretary to execute the lease agreements for current and new sites. Authorize the Chief-Operating Administrative Officer or his/her designee- to execute any and all ancillary documents related to required to administer or effectuate the lease agreements-and any inders for new sites.

AFFIRMATIVE ACTION: Exempt

LSC REVIEW: Not applicable

FINANCIAL: The estimated annual cost for FY16 is \$5,750,000. Subsequent funding is subject to budget appropriation and approval.

Charge to Real Estate: Fund 230 or 362 Charged to fund 11910-230-57705-254903-00000-2018

GENERAL CONDITIONS:

Inspector General – Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts – The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness – The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics – The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability – The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

Exhibit A

		Current Archdioce					1
		(to be renewed	for FY16)	· · · · · · · · · · · · · · · · · · ·			1 1 ····· 1.6.1 ··························
	CPS School Use	Archdiocese Facility	Square Feet	FY16 Annual Rent	FY16 Additional Rent (Estimated Utilities)	Total Rent	
1	Ashbum .	St. Denis, 8301 S. St. Louis	. \$3,020	\$394,469	0	\$394,469	
2	8ridge	St. Priscilla, 7001 W. Addison	41,721	\$310,404	\$108,057	\$418,461	
3	Chavez	St. Joseph (Hermitage), 4821 S. Hermitage	21,753	\$161,842	\$25,233	\$187,075	
4	Chavez	St. Michael the Archangel, 4821 S. Damen	S,677	\$42,237	\$14,703	\$56,940	
S	Clay	St. Columba, 13323 S. Green 8ay	9,820	\$73,061	\$25,434	\$98,495	
6	Fairfield	St. Rita, 6201 S. Fairfield	65,324	\$486,011	`\$169,189	\$655,200	
7	Gallistel	St. Francis de Sales Elementary, 10200 S. Ave J	29,728	\$206,527	\$68,579	\$275,106	*includes the g at reduced rate
8	Galliste!	5t. Francis de Sales High School, 1015S S. Ewing	14,475	\$107,694	\$35,609	\$143,303	
9	Hanson	St. Stanislaus Bishop-Martyr, 2318 N. Lorel	38,130	\$283,587	\$93,800	\$377,387	
10	Hedges	St. Michael the Archangel, 1957 W. 48th	10,224	\$76,067	\$26,532	\$102,599	
11	North River	Our Lady of Mercy, 4432 N. Troy	45,036	\$335,068	\$44,548	\$379,616	
12	Pasteur	St. Camillus, 5426 S. Lockwood	24,504	\$182,310	\$63,465	\$245,775	
13	Payton	St. Joseph (Orleans), 1107 N. Orleans	11,937	\$88,811	\$24,241	\$113,052	
14 .	Peace & Education	St. John of God, 1234 W. 52nd	22,378	\$166,492	\$55,050	\$221,542	
15	Reilly	St. Wenceslaus, 3425 N. Lawndale	28,725	\$213,714	\$74,398	\$288,112	
16	Seward 8ranch	Holy Cross, 1740 W. 46th	26,913	\$200,233	\$66,205	\$266,438	1
17	Talman	St. Clare de Montefalco, 5443 S. Washtenaw	31,291	\$232,805	\$81,044	\$313,849	
18	Thomas	St. Maurice, 3625 S. Hoyne	14,293	\$106,340	\$37,019	\$143,359	
19	Zapatta	Good Shepard, 2719 S. Kolin	23,942	\$178,128	0	\$178,128	
		Totals:	518,891	\$3,845,800	\$1,013,106.00	\$4,858,906	
		I		~ * · .			
		41,2		THE RESERVE THE COMMERCE OF THE PARTY OF THE	Dannual repair/improvem		
11501-140		Ashbum/St. Denis and Zap	patta/Good Shep	ard utilities are billed	directly to CPS (not part o	r additional rent)	ì •
		p. 45 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -					
	Terminated Leases	2					<u> </u>
····	Clay	St. Columba, 13323 S. Green Bay			·		· ·
	Hedges	St. Michael the Archangel, 1957 W. 48th	***************************************				
	Pasteur	St. Camillus, 5426 S. Lockwood					<u> </u>
	Payton	St. Joseph (Orleans), 1107 N. Orleans					?
	Gallistel	St. Francis de Sales Elementary, 10200 S. Avenue J				The second of th	
TIT	Gallistel	St. Francis de Sales Elementary, 1015S S. Ewing					
	Added Lease	1			-		1

18-0228-PR1

AMEND BOARD REPORT 15-0325-PR2 AUTHORIZE NEW AGREEMENTS WITH AMERICAN INSTITUTES FOR RESEARCH (AIR) AND CHILDREN'S AID SOCIETY FOR CONSULTING SERVICES TO THE COMMUNITY SCHOOLS INITIATIVE (CSI)

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize new agreements with American Institutes for Research in the Behavioral Sciences (AIR) and Children's Aid Society (CAS) to provide Consulting Services for the Community Schools Initiative (CSI) to the Office of College and Career Success at an estimated annual cost set forth in the Compensation Section of this report. Vendors were selected on a non-competitive basis: the sole-source request was presented to the Non-Competitive Procurement Review Committee and approved by the Chief Procurement Officer. Written agreements for Vendors' services are currently being negotiated. No services shall be provided by and no payment shall be made to any Vendor prior to the execution of their written agreement. The authority granted herein shall automatically rescind as to each Vendor in the event their written agreement is not executed within 90 days of the date of this Board Report. Information pertinent to the agreements is stated below.

This February 2018 amendment is necessary to extend the term of each agreement by three (3) years and add \$800,000 to the not to exceed amount. Written amendments to the agreements are required. No payments in excess of the previously authorized aggregate amount shall be made prior to execution of the written amendments. The authority granted herein shall automatically rescind as to each Vendor in the event their written amendment is not executed within 90 days of the date of this Board Report.

Contract Administrator: Hubbard, Ms. Carisa Ann / 773-553-2280

VENDOR:

1) Vendor # 68697

AMERICAN INSTITUTES FOR RESEARCH IN THE BEHAVIORAL SCIENCES DBA AMERICAN INSTITUTE FOR RESEARCH (AIR) 1000 THOMAS JEFFERSON STREET., NW WASHINGTON, DC 20007

Neil Naftzger

202 403-5086

Ownership: Non-Profit

2) Vendor # 68309

CHILDREN'S AID SOCIETY, THE

105 EAST 22ND STREET, ROOM 100

NEW YORK, NY 10010

Jane Quinn

646 867-6661

Ownership: Non-Profit

USER INFORMATION:

Project

11371 - Student Support and Engagement

Manager:

42 West Madison Street

Chicago, IL 60602 Ray, Miss Adeline O 773-553-1766

TERM

The term of each agreement shall commence on July 1, 2015 and shall end on August 31, 2019 August 31, 2022. There are no options to renew.

EARLY TERMINATION RIGHT:

The Board shall have the right to terminate each agreement with 30 days written notice.

SCOPE OF SERVICES

Vendors will provide planning, research, development, and evaluation services for the CPS CSI, as well as directly to school partnerships participating in the CPS CSI as further described below.

DELIVERABLES:

Vendors will provide the following services to the CPS CSI staff, as well as to schools participating in the CPS Community Schools Initiatives.

Task 1 (AIR): Meet with CPS CSI staff to outline a plan of action that may include on-site consultations, observations, and application of various tools to help CSI staff provide effective monitoring and oversight of the program, help inform each school partnerships' continuous improvement efforts, and communicate progress and success.

Task 2 (AIR, CAS): Plan and convene training sessions for CPS CSI Community School partnerships in conjunction with CPS CSI staff. The training sessions will be in a format developed collaboratively with the CPS CSI staff to bring needed resources, best practices, professional development topics and networking opportunities.

Task 3 (AIR, CAS): All CPS Community School sites will be eligible for on-site technical assistance. Vendors will develop technical assistance plans and monitor the needs of the Community Schools Initiative and selected sites, including:

- 1. Forming a working relationship with their community partners, including assistance with determination of appropriate partners, where necessary.
- 2. Understanding the goals of the CPS CSI;
- 3. Working with their Community School Advisory Committee;
- 4. Linking Community School activities with other school or community programs in a comprehensive, integrated manner designed to promote learning and foster the establishment of full-service schools; and,
- 5. Presenting the vision of a Community School, what role this strategy can play in total school reform, how to take the first steps in transforming schools, sustaining programs and supportive systems, as well as all program components.

Task 4 (AIR, CAS): Working with CPS CSI staff, the vendors will set evaluation goals and determine what data, qualitative and quantitative, should be collected throughout the project and how best to collect this data. The vendors will then develop data collection tools, work with the CPS CSI team to administer tools, and work with the CPS CSI team to analyze the data. The vendors will prepare a written evaluation and provide a summary to CPS CSI staff at the conclusion of the school year and as needed for grant reporting.

OUTCOMES:

Vendors' services will contribute to the CPS CSI's continuous development and improvement efforts in monitoring and oversight, professional development and technical assistance, and in the implementation and sustainability of the CPS CSI Community School Model across all school partnerships in the initiative.

COMPENSATION:

Vendors shall be paid as specified in each Vendor's respective agreement; total not to exceed \$600,000 \$1,400,000 for the seven (7) year and two (2) month term four (4) year and two (2) menth term. Estimated annual costs are set forth below:

\$150,000 \$225,000 FY16 \$150,000 \$205,000 FY17 \$150,000 \$283,938 FY18 \$130,000 \$232,265 FY19 \$20,000 \$150,133 FY20 \$163,831 FY21 \$137,637 FY22

REIMBURSABLE EXPENSES:

None.

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written agreements <u>and amendments</u>. Authorize the President and Secretary to execute the agreements <u>and amendments</u>. Authorize the Chief Officer of College and Career Success to execute all ancillary documents required to administer or effectuate the agreements.

AFFIRMATIVE ACTION:

Pursuant to Section 5.2 of the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts, M/WBE provisions do not apply to those vendors who operate as Not-for-Profit organizations.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund: ISBE-21st Century Community Learning Centers Grants, Office of College and Career Success Not to exceed \$1,400.000 for the seven (7) year and two (2) month term, FY16 - FY22 \$600,000 for the four (4) year and two (2) month term, FY 2016-2020

\$150,000 \$225,000 FY16 \$150,000 \$205,000 FY17 \$150,000 \$283,938 FY18 \$130,000 \$232,265 FY19 \$20,000 \$150,133 FY20 \$163,831 FY21 \$137,637 FY22

Future year funding is contingent upon budget appropriation and approval.

CFDA#:

Not Applicable

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0228-PR2

AUTHORIZE A NEW AGREEMENT WITH THE DAVID LYNCH FOUNDATION FOR CONSCIOUSNESS BASED EDUCATION AND WORLD PEACE FOR QUIET TIME PROGRAM SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize a new agreement with the David Lynch Foundation for Consciousness-Based Education and World Peace (the "Lynch Foundation") to provide Quiet Time Program services to Daniel Hale Williams Prep School of Medicine and Gage Park High School at an estimated cost of \$170,000 for the four month term. Vendor was selected on a non-competitive basis. This item was presented to the Single/Sole Source Committee on February 6, 2018 and approved by the Chief Procurement Officer. Upon approval as a Single Source, the item was published on the Procurement website on February 6, 2018, found here: cps.edu/procurement. The item will remain on the Procurement website until the February 28, 2018 Board Meeting. This process complies with the independent consultant's recommendations for single source procurement and the Board's Single/Sole Source Committee Charter. A written agreement for Vendor's services is currently being negotiated. No services shall be provided by Vendor and no payment shall be made to Vendor prior to the execution of the written agreement. The authority granted herein shall automatically rescind in the event a written agreement is not executed within 90 days of the date of this Board Report. Information pertinent to this agreement is stated below.

Contract Administrator:

Hubbard, Ms. Carisa Ann / 773-553-2280

VENDOR:

Vendor # 11630 David Lynch Foundation for Consciousness Based Education and World Peace 228 EAST 45TH STREET, 15TH FLOOR NEW YORK, NY 10017

> Julia Busch 641 919-8888

Ownership: Non Profit

USER INFORMATION:

Project

Manager:

10895 - Social and Emotional Learning

42 West Madison Chicago, IL 60602

Schlund, Mrs. Justina L.

773-553-5058

PM Contact:

10870 - College and Career Success Office

42 West Madison Street

Chicago, IL 60602

Mather, Mr. Alan Wesley

773-535-5100

The term of this agreement shall commence on March 1, 2018 and shall end June 30, 2018. This agreement shall have no options to renew.

EARLY TERMINATION RIGHT:

The Board shall have the right to terminate this agreement with 30 days written notice.

The Lynch Foundation will provide Quiet Time program services in Daniel Hale Williams Prep School of Medicine and Gage Park High School.

DELIVERABLES:

The Lynch Foundation will provide a Quiet Time program that includes the introduction of two restful 15-minute periods providing a counterbalance to the hyper-stimulating tension of urban culture. The key component of Quiet Time is an evidenced-based stress reduction and cognitive development technique known as Transcendental Meditation® (TM). If youth choose not to meditate, they are free to select another quiet activity, such as sustained silent reading, resting or quiet sitting.

OUTCOMES:

Vendor's services will relieve stress and enhance cognitive functions which will result in healthy social-emotional development, positive school climate, and higher academic achievement.

COMPENSATION:

Vendor shall be paid \$170,000 for the four month term.

REIMBURSABLE EXPENSES:

None

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written agreement. Authorize the President and Secretary to execute the agreement. Authorize Chief Officer of College and Career Success to execute all ancillary documents required to administer or effectuate this agreement.

AFFIRMATIVE ACTION:

Pursuant to the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts, MBE/WBE provisions of the Program do not apply to transactions where the vendor providing services operates as a not-for-profit organization.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund 115

The Office of Social and Emotional Learning

\$170,000 FY18

Not to exceed \$170,000 for the four month term.

CFDA#:

Not Applicable

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office

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Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0228-PR3

AUTHORIZE PAYMENT TO CHILDREN FIRST FUND: THE CHICAGO PUBLIC SCHOOLS FOUNDATION FOR SERVICES IN SUPPORT OF THE CPS SCORE! PROGRAM

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize payment to Children First Fund: The Chicago Public Schools Foundation (CFF), a 501(c)(3) non-profit organization for services in support of the Board's elementary school sports program known as the CPS SCORE! Program. The Board of Education of the City of Chicago (Board) received a grant from the City of Chicago to support the SCORE! program and desires to make a subgrant to CFF in the amount of \$564,381.28 for Program expenses that have, or will be, incurred during the 2017-2018 and/or 2018-2019 school years.

Contract Administrator:

Wright, Mr. Thaddeus / 773-553-2280

VENDOR:

Vendor # 37399
 CHILDREN FIRST FUND THE CHICAGO
 PUBLIC SCHOOL FOUNDATION
 42 W. MADISON
 CHICAGO, IL 60602

Shannon Babcock 773 553-1494

Ownership: Non Profit

USER INFORMATION:

PM Contact:

10450 - Intergovernmental Relations

42 West Madison Street

Chicago, IL 60602

Bilecki, Mr. Francis William

773-535-5100

SCOPE OF SERVICES:

The CPS SCORE! Program ("Program") is the official interscholastic athletic league for Chicago Public Elementary Schools. It's an out-of-school sports program offered to 5th through 8th grade students. Starting with an initial pilot program of three (3) CPS networks in the spring of the 2015- 2016 school year, the Program was fully implemented as the district's elementary sports program in the winter of the 2016-2017 school year.

CPS leverages public-private partnerships to provide coaches, equipment, uniforms, officials, transportation and site managers. With partners such as World Sport Chicago, Chicago Blackhawks, BMO Harris and Target, the Program is able to offer a variety of sports each season to all students. Students who register to participate practice a minimum of two (2) days per week with games played on Saturdays in local high schools. High school site managers recruit high school students to serve as game day staff to assist with scorekeeping and scoreboard operation in return for service learning credit. The winter season consists of boys and girls basketball; the spring season consists of girls and boys track field, floor hockey, and girls' soccer; and the fall season consists of girls and boys cross country, girls' and boys' volleyball, and boys' soccer. The Program is run by CPS staff with assistance from the Chicago Park District, for additional coaches, officials and sites, as needed. The Program currently serves over 25,000 students from approximately 250 schools.

OUTCOMES:

The three (3) main objectives of the Program are to improve academic performance through sports participation, increase athletic participation by instituting a "no cuts/tryouts" policy and strengthen communities through greater parental/guardian involvement. To achieve its first objective, CPS works with the schools to confirm that students 'grades, behavior and attendance are being monitored throughout the season to ensure that those students who are meeting academic requirements have the opportunity to participate. Our second objective allows for more student participation than the previous sports program. Allowing more student-athletes to be involved in their school's sports program creates the necessary access to learning and character development experiences that many of them would have gone without if it weren't for the CPS SCORE! program. And lastly, our third objective of strengthening communities is achieved by holding the majority of games on Saturdays at neighborhood high schools. This change of game schedule and location allows for more parent involvement, as well as giving neighborhood and community groups the opportunity to interact with students and families who will be attending the high schools once their children graduate from elementary school.

COMPENSATION:

Vendor shall be paid the sum of \$564,381.28.

AFFIRMATIVE ACTION:

Pursuant to the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts, MBE/WBE provisions of the Program do not apply to transactions where the vendor providing services operates as a not-for-profit organization.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL

Charge to Sports Administration and Facilities Management Fund Unit 13737, Fund 324

CFDA#:

Not Applicable

18-0228-PR4

REPORT ON THE AWARD OF CONSTRUCTION CONTRACTS AND CHANGES TO CONSTRUCTION CONTRACTS FOR THE BOARD OF EDUCATION'S CAPITAL IMPROVEMENT PROGRAM

THE ACTING CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

This report details the award of Capital Improvement Program construction contracts in the total amount of \$749,714.10 to the respective lowest responsible bidders for various construction projects, as listed in Appendix A of this report. These construction contracts shall be for projects approved as part of the Board's Capital Improvement Program. Work involves all labor, material and equipment required to construct new schools, additions, and annexes, or to renovate existing facilities, all as called for in the plans and specifications for the respective projects. Proposals, schedules of bids, and other supporting documents are on file in the Department of Operations. These contracts have been awarded in accordance with section 7-3 of the Rules of the Board of Education of the City of Chicago.

This report also details changes to existing Capital Improvement Program construction contracts, in the amount of \$1,000,234.84 as listed in the attached February Change Order Log. These construction contract changes have been processed and are being submitted to the Board for approval in accordance with section 7-15 of the Rules of the Board of Education of the City of Chicago, since they require an increased commitment necessitated by an unforeseen combination of circumstances or conditions calling for immediate action to protect Board property to prevent interference with school sessions.

LSC REVIEW: Local School Council approval is not applicable to this report.

AFFIRMATIVE ACTION: The General Contracting Services Agreements entered into by each of the prequalified general contractors and other miscellaneous construction contracts awarded outside the prequalified general contractor program for new construction awards and changes to existing construction contracts shall be subject to the Board's Business Diversity Program for Construction Projects and any revisions or amendments to that policy that may be adopted during the term of any such contract.

FINANCIAL: Expenditures involved in the Capital Improvement Program are charged to the Department of Operations, Capital Improvement Program.

Budget classification: Fund – 425, 427, 431, 435, 436, 485, 486, 487 & 488 will be used for all Change Orders (February Change Order Log); Funding source for new contracts is so indicated on Appendix A

Funding Source: Capital Funding

GENERAL CONDITIONS:

Inspector General – Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts – The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness – The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics – The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

Appendix A February 2018

REASONS FOR PROIECT		6	60	7	ıs	7	₹			4	4	
PROJECT SCOPE ANO NOTES		The scope of work consists of the addition of ventilation and a door at room 227 so the space can be used for individualized instruction.	The scope of work consists of installation of a school supplied scoreboard on the gymnasium wall.	The scope of work consists of renovations of two science laboratories.	The scope of work consists of replacement of existing rubber flex connectors on select pumps with new stainless steel flex connectors.	The scope of work consists of converting a music room to a classroom.	The scope of work consists of masonry parapet repairs on the roof of Stowe school.			The scope of work consists of providing enhanced exterior site lighting for the school.	The scope of work consists of immediate emergency roof repairs at the north annex building.	
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FISCAL AFFIRM. ACTION YEAR	Ξ		100	100	0	100	100			_		
AFFIR.	VV	₩ .		0	0	0	0		Orders	N/A	N/A	
		2017	2017	2017	2016	2017	2017		Purchase (2017	2017	
ANTICIPATED COMPLETION DATE		1/31/2018	12/22/2017	3/23/2018	1/19/2018	1/26/2018	8/15/2018		Job Order Contracts & Emergency Purchase Orders	2/16/2018	12/29/2017	
AWARD DATE		12/1/2017	12/8/2017	12/11/2017	12/13/2017	12/13/2017	12/22/2017		Job Order Co	12/29/2017	7202/1/21	
CONTRACT		49,575.00	7,867.00	282,256.00	19,269.60	33,867.00	263,400.00	\$ 656,234.60		25,000.00	68,479.50	\$ 93,479,50
METHOD		5	\$	۲	¥	W	¥			Υ	5	
CONTRACT #		3437505	3440080	3440620	3441511	3441419	3444331			3444990	3439498	
CONTRACTOR		Buckeye	. Murphy & Jones	Murphy & Jones	Qu-Bar	Murphy & Jones	IW & G			Broadway Electric	Knickerbocker	
SCHOOL		Healy	Ousable	Gallleo	Al Raby	Jackson	Stowe			Rulz	Hubbard	

120 Public Schools Those change order approval cycles range from CHANGE CARLEST 1 1208717 Tobark ES MCR 2017 22161-MCR Tobark ES MCR 2017 2017 2017 2017 2017 2017 2017 2017	icago Publi	c Scho	•			val cycles ranga fro				
Vendor Project Number Continued Co		rement.	ols Program	These	change order appro- 12/01/2017 to 1	12/31/2017	E			1/8/18 Page 1 of 15
Note				5	ANGE ORDE	R LOG	ı		I	
Traces the contractor to provide labor and materials for additional axcavation and stone files are contractor to provide labor and materials for additional axcavation and stone files are contractor to provide labor and materials to install additional contractor to provide labor and materials to install and are specifications or drawings. Contractor to provide labor and materials to install and are an existing storm sever and catch basin Discovered Conditions are three northerns were not including in the specifications or drawings. Contractor to provide labor and materials to install allowance required for masonry rastoration. Contractor to provide labor and materials for toubleshoot problems with gymnastum lighting and rapair. Contractor to provide labor and materials for additional axcavation and stone file at the main entrance. Contractor to provide labor and materials for additional axcavation and stone file at the main entrance. Contractor to provide labor and materials to remove unsuitable soils along the west end of the moduler. Contractor to provide labor and materials to remove unsuitable soils along the west end of the moduler. Contractor to provide labor and materials to remove unsuitable soils along the west end of the moduler. Contractor to provide labor and materials to remove unsuitable soils along the west end of the moduler. Contractor to provide labor and materials to remove unsuitable soils along the west end of the moduler. Contractor to provide labor and materials to remove unsuitable soils along the west end of the moduler. Contractor to provide labor and materials to remove unsuitable soils along the west end of the moduler. Contractor to provide labor and materials to remove unsuitable soils along the west end of the moduler. Contractor to provide labor and materials to feature them.	School Vendo		oject Number	Original Contract Amount	Number of Change Orders	Total Change Orders	Revis Contr Amo		Oracle PO Number	Board Rpt Number
Acontractor to provide labor and materials to rod and televise an existing storm sewer and catch basin Discovered Conditions 12/19/17 Contractor to provide labor and materials to rot and elevise an existing storm sewer and catch basin Discovered Conditions 12/19/17 Contractor to provide labor and materials to install social select renovated site areas. Site restoration Omission – AOR 12/19/17 Contractor to provide labor and materials to toubleshoot problems with gymnastum lighting and rapair Discovered Conditions 12/14/17 Contractor to provide labor and materials to toubleshoot problems with gymnastum lighting and rapair 12/14/17 Contractor to provide labor and materials for additional axcavation and stone fill at the main entrance. Discovered Conditions 12/14/17 Contractor to provide labor and materials to remove unsuitable soils along the west end of the moduler Discovered Conditions 12/14/17 Contractor to provide labor and materials to remove unsuitable soils along the west end of the moduler Storol Request 12/14/17 Contractor to provide labor and materials to install additional chain link pedestrian gates and fencing. School Request	orge Rogers Cl	lark Elem ICR 2017	entary School -22191-MCR V Nielsen & Assoc		4	\$8 170 40	\$9 175 170	98%		
12/19/17 Contractor to provide labor and meterials to rod and televise an existing storm sever and catch basin piccoverad Conditions are the gym. 12/05/17 Contractor to provide labor and meterials to install sod at select renovated site areas. Site restoration at these locations were not including in the specifications or drawings. 12/14/17 Contractor to provide abor and materials to troubleshoot problems with gymnastum lighting and rapair biscovered Conditions 12/14/17 Contractor to provide labor and materials to troubleshoot problems with gymnastum lighting and rapair bischool 12/14/17 Contractor to provide labor and materials for additional axcavation and stone fill at the main entrance. Discovered Conditions 12/14/17 Contractor to provide labor and materials for additional axcavation and stone fill at the main entrance. Discovered Conditions 12/14/17 Contractor to provide labor and materials for additional excavation and stone fill at the main entrance. Discovered Conditions 12/14/17 Contractor to provide labor and materials to remove unsuitable soils along the west end of the moduler. Contractor to provide labor and materials to install additional chain link pedestrian gates and fencing. School Request	ange Data A	op Date	Change Order Da				2	eason Coda	*	
12/05/17 Contractor to provide labor and materials to install sod at select renovated site areas. Site restoration Omission – ADR at these locations were not including in the specifications or drawings. Contractor to provide labor and materials to troubleshoot problems with gymnastum lighting and rapair Discovered Conditions existing fixtures. Contractor to provide labor and materials to troubleshoot problems with gymnastum lighting and rapair Discovered Conditions existing fixtures. A. Construction, Inc. App Date Change Order Describtions Contractor to provide labor and materials for additional axcavation and stone fill at the main entrance. Discovered Conditions foundation. Contractor to provide labor and materials to remove unsuitable soils along the west end of the moduler. Discovered Conditions foundation. Contractor to provide labor and materials to install additional chain fink pedestrian gates and fencing. School Request	12/01/17	12/19/17	Contractor to proving the gym.	vide labor and meterials to rod er	id televisa an existing	y storm sewer and ca		iscoverad Conditions	3282112	\$2,650.00
12/14/17 Contractor to provide acredit for unused steal lintel allowanca required for masonry rastoration. Discovered Conditions existing fixtures. 12/14/17 Contractor to provide labor end materials to troubleshoot problems with gymnastum lighting and rapair. Discovered Conditions existing fixtures. 12/14/17 Contractor to provide labor and materials for additional axcavation and stone fill at the main entrance. Discovered Conditions concrete walkway. 12/14/17 Contractor to provide labor and materials to remove unsuitable soils along the west end of the moduler. Discovered Conditions foundation. School Request S	12/01/17 1	12/05/17	Contractor to provat these locations	vide labor end meterials to install s were not including in the specifi	sod at select renoval cations or drawings.	ted site areas. Sita r		omission – AOR		\$5,241.70
12/14/17 Contractor to provide labor and materials to troubleshoot problems with gymnasium lighting and rapair Discovered Conditions existing fixtures. School 12 2017-2221-TUS A. Construction, Inc. App Date Change Order Descriptions Contractor to provide labor and materials for additional excavation and stone fill at the main entrance. Discovered Conditions concrete walkway. 12/15/17 Contractor to provide labor and materials to remove unsuitable soils along tha west end of the moduler. Discovered Conditions foundation. School Request	12/01/17	12/05/17	Contractor to prov	vida credit for unused steal lintel	allowanca required for	or masonry rastoratic		iscovered Conditions		-\$4,647.97
A Construction, Inc. Change Order Descriptions 12/05/17 Contractor to provide labor and materials for additional axcavation and stone fill at the main entrance. Discovered Conditions concrete walkway. 12/11/17 Contractor to provide labor and materials to remove unsuitable soils along the west end of the moduler. Discovered Conditions foundation. 12/19/17 Contractor to provide labor and materials to install additional chain link pedestrian gates and fencing. School Request	12/12/17	12/14/17	Contractor to provexisting flxtures.	vida labor end matanals to trouble	shoot problems with	gymnaslum lighting ε		iscovered Conditions		\$4,926.67
US 2017-22321-TUS A. Construction, Inc. App Date Change Order Descriptions 12/05/17 Contractor to provide labor and materials for additional chain link pedestrian gates and fencing. State of the moduler of the modul									Projec	t Total: \$8,170.40
App Date Change Order Descriptions 3270607 12/05/17 Contractor to provide labor and materials for remove unsuitable soils along the west end of the moduler Discovered Conditions foundation. 12/14/17 Contractor to provide labor and materials to remove unsuitable soils along the west end of the moduler Discovered Conditions foundation. 12/19/17 Contractor to provide labor and materials to install additional chain link pedestrian gates and fencing. School Request	rman Bridge Sc 017 Bridge TUS	chool \$ 2017-22	321-TUS	69 0 E3 GEO OA	. 6	6459 074 04	103 010 03			
12/05/17 Contractor to provide lator end materials for additional axcavation and stone fill at the main entrance. Discovared Conditions concrete walkway. 12/11/17 Contractor to provide labor and materials to remove unsuitable soils along tha west end of the moduler. Discovered Conditions foundation. 12/19/17 Contractor to provide labor and materials to install additional chain link pedestrian gates and fencing. School Request	ange Data A	pp Date	Change Order De		2	to: In the second	(5),212,021.	eason Coda		
12/11/17 Contractor to provide labor and materiels to remove unsuitable soils along the west end of the moduler Discovered Conditions foundation. 12/19/17 Contractor to provide labor and materials to install additional chain link pedestrian gates and fencing. School Request	11/20/17	12/05/17	Contractor to prov concrete walkway	vida labor end materials for addit	ional axcavation and	stone fill at the main		iscovared Conditions	32/080/	\$7,854.60
Contractor to provide labor and materials to install additional chain link pedestrian gates and fencing. School Request		12/11/17	Contractor to prov foundation.	vide labor and materiels to remov	e unsuitable soils alor	ng tha west end of the		iscovered Conditions		\$9,314.00
	12/15/17	12/19/17	Contractor to prov	vide labor and materials to install	additional chain link	pedestrian gates and		chool Request		\$4,960.80

The following change orders have been approved and are being reported to the Board in arrears.

Impactor Central Program	These change order approval eyeles range from CHANGE ORDER LOG FROME CHANGE ORDER LOG Total Contract Contract Contractor to provide labor and materials to remove and replace a crecked sidewalk section et the Discovered Conditions Contractor to provide labor and materials to remove and replace a crecked sidewalk section et the Discovered Conditions Those Contractor to provide labor and materials to remove and replace a crecked sidewalk section et the Discovered Conditions The Contractor to provide labor and materials to remove and replace a crecked sidewalk section et the Discovered Conditions Those Contractor to provide labor and materials to remove and replace a crecked sidewalk section et the Discovered Conditions The Contractor to provide labor and materials to remove and replace a crecked sidewalk section et the Discovered Conditions The Contractor to provide labor and materials to remove contentineled fluids from hydreulic lift. Discovered Conditions The Project 1 P	CPS					February	ıry				
CHANGE ORDER LOG Contract	Continue S19,135.00 1	hicago Pu	rovemen	ools t Program		These of	henge order appr 12/01/2017 to	roval cycles range fro	E			1/8/18 Page 2 of 15
Verindro Project Number Contest Contes	Contract			ò		CH	ANGE ORD	ER LOG				AT 10 = 25 H 1
### remnitary School Change Order Descriptions	### Section of the playlot. Contractor to provide labor and materials to remove and replace a crecked sidewalk section et the Discovered Conditions west entry to the playlot. Contractor to provide labor and materials to remove and replace a crecked sidewalk section et the Discovered Conditions west entry to the playlot. South Loop ES Contractor to provide labor and materials to remove contemineted fluids from hydreulic lift. Sission Contractor to provide labor end meterials to remove contemineted fluids from hydreulic lift. Discovered Conditions Sassocould Contractor to provide labor end meterials to remove contemineted fluids from hydreulic lift. Discovered Conditions Contractor to provide labor end meterials to remove contemineted fluids from hydreulic lift. Discovered Conditions			Project Number		Original Contract Amount	Number of Change Orders	Total Change Orders	Revised Contract Amount		Oracia PO Number	Board Rpt Number
State	Story Service	Federico Gerc	cia Lorca Ei	ementery School								
Change Order Descriptions Contractor to provide lebor and materials to remove smart board track from wall end petch/paint to Discovered Conditions match existing in select norms. Y School 861-NPL Change Order Descriptions Contractor to provide labor and materials to remove and replace a crecked sidewalk section et the Discovered Conditions west entry to the playlot. South Loop ES Contractor to provide labor and materials to remove and replace a crecked sidewalk section et the Discovered Conditions west entry to the playlot. Reeson Code Change Order Descriptions Contractor to provide labor and materials to remove contemineted fluids from hydreulic lift. Discovered Conditions Change Order Descriptions Contractor to provide labor end meterials to remove contemineted fluids from hydreulic lift. Discovered Conditions	Change Order Descriptions Contractor to provide labor and materials to remove smart board track from wall end petch/paint to match existing in select rooms. P School SSES, 208.00 Change Order Descriptions Contractor to provide labor and materials to remove and replace a crecked sidewalk section et the Contractor to provide labor and materials to remove and replace a crecked sidewalk section et the Change Order Descriptions SOUT - 22961-NSC N. Nelsen & Assoc Change Order Descriptions SOUT - 22961-NSC South Loop ES Contractor to provide labor end meterials to remove contemineted fluids from hydreulic lift. Discovered Conditions SESS Contractor to provide labor end meterials to remove contemineted fluids from hydreulic lift. Discovered Conditions SESS Contractor to provide labor end meterials to remove contemineted fluids from hydreulic lift. Discovered Conditions	2017 Lorca I	ICR 2017-2: Irphy & Jone	2341-ICR is Co., Inc.		\$19,135.00	-	\$1,426.23	\$20,581.23	7.45%		
12/05/17 Contractor to provide lebor and materials to remove smart board track from wall end petch/paint to Discovered Conditions are match existing in select rooms.	Telementary School 1. 2017-22861-MPL Felementary School 1. 2017-22861-MPL Felementary School 2. \$1,798:00 \$667,006.00 0.27% App Date Construction Co. App Date Charactor to provide labor and materials to ramove and replace a crecked sidewalk section at the Discovered Conditions west entry to the playlot. School - South Loop ES App Date Charactor to provide labor and materials to ramove contemineted fluids from hydreulic lift. School - South Loop ES Contractor to provide labor end meterials to remove contemineted fluids from hydreulic lift. School - South Cool - South Loop ES Contractor to provide labor end meterials to remove contemineted fluids from hydreulic lift. School - South Cool - Descriptions Charactor to provide labor end meterials to remove contemineted fluids from hydreulic lift. School - South Cool - Descriptions School - South Cool - South Cool - Descriptions School - South Cool - Descriptions School - South Cool - South Cool - South Cool - Descriptions School - South Cool	Change Date	App Date		riptions				Rees	son Code	4000	
Fearmentary School	Flementary School	11/28/17	12/05/17		e lebor and I lect rooms.	materials to remove	e smart board track	k from wall end petch/		overed Conditions	3301383	\$1,426.23
1. 2017-22861-NPL \$565,208.00 2 \$1,798:00 \$667,006.00 0.27% App Date Change Order Descriptions Resear Code 340072 12/05/17 Contractor to provide labor and materials to remove and replace a crecked sidewalk section et the Discovered Conditions Discovered Conditions 340072 / School - South Loop ES sop* NSC 2017-2291-NSC \$336,000.00 7 \$105,160.00 3441,160.00 31,30% / Spechol - South Loop ES Chenge Order Descriptions Thereson Code *3441,160.00 31,30% 12/27/17 Resson Code 325937 12/27/17 Contractor to provide labor end meteriels to remove contemineted fluids from hydreulic lift. Discovered Conditions 325937	1. 2017-22861-MPL \$665,208.00 2 \$1,798:00 \$667,006.00 0.27% App Date Change Order Descriptions Reeson Code 3400 12/05/17 Contractor to provide labor and materials to remove and replace a crecked sidewalk section et the Discovered Conditions west entry to the playlot: Discovered Conditions 3400 Aschool - South Loop ES \$336,000.00 7 \$105,160.00 \$441,160.00 31,30% Pascheni, S.N. Nielsen & Assoc \$336,000.00 7 \$105,160.00 \$441,160.00 31,30% Pascheni, S.N. Nielsen & Assoc \$336,000.00 7 \$105,160.00 \$441,160.00 31,30% 12/27/17 Contractor to provide labor end meterfeits to remove contemineted fluids from hydreulic lift. Discovered Conditions 3259	Manuel Perez	Jr Element	ary School							Projec	:t Total: \$1,426.23
App Date Change Order Descriptions Reeson Code 340072 12/05/17 Contractor to provide labor and materials to remove and replace a crecked sidewalk section at the west entry to the playlot. Discovered Conditions 340072 / School - South Loop ES / School - South Loop ES \$336,000.00 7 \$105,160.00 *5441,160.00 31.30% Asschen, S.N. Neissen & Saso. Chenge Order Descriptions * Reeson Code * Resson Code 325837 12/27/17 Contractor to provide labor and meterfels to remove contemineted fluids from hydreulic lift. Discovered Conditions 325837	App Date Change Order Descriptions 3400 12/05/17 Contractor to provide labor and materials to remove and replace a crecked sidewalk section et the Discovered Conditions west entry to the playlot. School - South Loop ES Sand S	2017 Perez P	NPL 2017-2 edler Constr	2861-NPL uction Co.		\$665,208.00	8	\$1,798:00	\$667,006.00	0.27%		
rtractor to provide labor and materials to remove and replace a crecked sidewalk section et the Discovered Conditions st entry to the playlot. F.S. ASC. \$ Assoc. \$ 3336,000,00 7 \$ \$105,160,00 7 \$ \$105,160,00 7 \$ \$25937 Interctor to provide labor end meteriels to remove contemineted fluids from hydreulic lift. Discovered Conditions 325937	Tractor to provide labor and materials to remove and replace a crecked sidewalk section et the Discovered Conditions st entry to the playlot. IES ANSC \$. Assoc \$.336,000.00 7 \$105,160.00 \$441,160.00 31.30% - Reeson Code 3259 Intractor to provide labor end meterfels to remove contemineted fluids from hydreulic lift. Discovered Conditions	Shange Date			riptions				Rees	son Code	2070010	
ES NSC \$ Assoc \$ 3336,000.00 7 \$105,160.00 \$ 441,160.00 31.30% enge Order Descriptions 125937 Intractor to provide labor end meteriels to remove contemineted fluids from hydreulic lift. Discovered Conditions	NSC 8 Assoc \$336,000.00 7 \$105,160.00 \$441,160.00 31,30% enge Order Descriptions 3259. Reeson Code 3259. Reeson Code 3259. 3259. Intractor to provide labor end meternels to remove contemineted fluids from hydreulic lift. Discovered Conditions	12/04/17	12/05/17		e labor and r ylot.	naterials to remove	e and replace a cre	ecked sidewalk sectior		overed Conditions	3400126	\$700.00
NSC \$441,160.00 31,30% 8. Assoc \$336,000.00 7 \$105,160.00 \$441,160.00 31,30% enge Order Descriptions 7. Reeson Code 3259377 Altrictor to provide labor end meterfels to remove contemineted fluids from hydreulic lift. Discovered Conditions	NSC \$441,160.00 31,30% Sasoc \$336,000.00 7 \$105,160.00 \$441,160.00 31,30% Passoc \$336,000.00 7 \$105,160.00 Secon Code 3259 Intractor to provide labor end meterfels to remove contemineted fluids from hydreulic lift. Discovered Conditions										Proj	ect Total: \$700.00
2017-22961-NSC .N. Nielsen & Assoc \$336,000.00 7 \$105,160.00 31.30% Change Order Descriptions Contractor to provide labor end meteriels to remove contemineted fluids from hydreulic lift. Discovered Conditions	2017-22961-NSC \$336,000.00 7 \$105,160.00 \$441,160.00 31.30% .N. Nielsen & Assoc Chenge Order Descriptions Contractor to provide labor end meterfels to remove contemineted fluids from hydreulic lift. S441,160.00 31.30% Reeson Code 3259.	Vew Elements	ary School									
Chenge Order Descriptions 3259377 Contractor to provide labor end meteriels to remove contemineted fluids from hydreulic lift. Discovered Conditions	Chenge Order Descriptions 3259. Contractor to provide labor end meterfels to remove contemineted fluids from hydreulic lift. Discovered Conditions	2017 South F.F.	Loop* NSC 1. Paschen,	2017-22961-NSC S.N. Nielsen & Assoc		\$336,000.00	7	\$105,160.00	\$441,160.00	31.30%		
Contractor to provide labor end meterfels to remove contemineted fluids from hydreulic lift. Discovered Conditions	Contractor to provide labor end meterfels to remove contemineted fluids from hydreulic lift. Discovered Conditions	Chenge Dete	App Date		riptions				Rees	on Code	2050377	
	Project Total: \$2,048.00	12/11/17	12/27/17		e labor end r	meterfels to remov€	contemineted flui	ids from hydreulic lift.	Disc	overed Conditions	1100070	\$2,048.00

The following change orders have been eparoved and ere baing reported to the Board in amear

Although Bull	The Chair and			C was a way	,				
Capital Improvement Program	ovement Pr	ogram	These	change order epproval cycles 12/01/2017 to 12/31/2017	These change order epproval cycles range from 12/01/2017 to 12/31/2017	wo			1/8/18 Page 3 of 15
			공	CHANGE ORDER LOG	RLOG			I	
School Var	Vandor Project Number	ct Number	Original Contract Amount	Number of . Change Orders	Total Change Orders	Revised Contract Amount	Revised Total Contract % of Amount Contract	Oracle PO Number	Oracle Board Rpt Number
Frederick Funston School	ton School								
2017 Funston Murp	2017 Funston ICR 2017-23291-ICR Murphy & Jones Co., Inc.	91-ICR ., Inc.	\$36,730.00	2	\$6,880.40	\$43.610.40 18.73%	18.73%		
Change Date App Date	App Date	Change Order Descriptions				Reasc	Reason Code		
11/22/17	11/22/17 12/11/17	Contractor to provide labor and materials to remove and replace floor tiles, teaching boards, wiremold Discovered Conditions and outliet covers.	naterials to remov	e and replace floor til	les, teaching boards,	wiremold Disco	wered Conditions	3301376	\$5,385.80

The following changs orders have been approved and are being reported to the Board in arrest

Chicago Public Schools Capital Improvement Program	blic Sc	hools nt Progr	am	These of	These change order approval cycles range from 12/01/2017 to 12/31/2017 CHANGE ORDER LOC	cycles range fro 1/2017 (O)G	E				1/8/18 Page 4 of 15
School Ve	Vendor	Project Number		Original Confract Amount	Number of Change Orders	Total Chenge Orders	R Co.	Revised T Contract % Amount C	Total % of Contract	Oracle PO Number	Board Rpt Number
Joseph E Gary School	School				:						
2017 Gary MCR 2017-23311-MCR Tyler Lane Construction, Is	CR 2017	MCR 2017-23311-MCR yler Lane Construction, Inc.	:R , Inc. \$10,710,348.00	348.00	20	\$553,008.00	\$11,263,356.00		5.16%	,	
Changa Data App Date	App De	ate	Change Order Descriptions					Reeson Code	Code	100000	
08/24/17 12/04/17	12/04/	17	Contractor to provide labor and materials to apply spray form insulation in select ceiling areas in tha annex building.	s to apply s	pray form Insulation in s	elect ceiling area	as in tha	Discove	Discovered Conditions	320032	\$48,169.00
11/27/17 12/05/17	12/05/		Contractor to provide labor and materials to install door locks procured from a lock manufacturer requested by CPS.	s to install o	door locks pracured fron	n a lock manufac	turer	Owner I	Owner Directed		\$37,628.00
12/04/17 · 12/19/17	12/19/	17	Contractor to provide labor end meterials to change the room size of select rooms and any associated abetement work.	s to change	the room size of select	rooms and any as	ssociated	Omissic	Omission – AOR		\$19,213.00
11/28/17	12/04/17	17	Contractor to provide labor end materiels for lintel repeirs at select locations.	s for lintel n	epeirs at select location	,å		Discove	Discovered Conditions		\$56,250.00
12/18/17	12/19/17	17	Contractor to provide reconciliation for the cost of lintel repairs at select locations.	he cost of II	ntel repairs at select loc	ations.		Discova	Discovared Conditions		\$2,025.00
11/27/17	12/05/17	17	Contractor to provide labor and meterials to provide additional freproofing in hallways and alectrical closets per direction of the City of Chicago Department of Buildings.	s to provide go Departir	additional fireproofing lent of Buildings.	n hallways and a	alectrical	Site Ins	Site Inspect Direction		\$50,278.00
12/18/17 12/20/17	12/20/	. 41	Contractor to provide raconciliation for the cost of installation of door locks procured from a lock menufecturer requested by CPS.	he cost of ir	stallation of door locks	procured from a	lock	Owner [Owner Directed		\$2,258.00
11/27/17 . 12/05/17	12/05/	17	Contractor to provide labor and metarials build out select sections of wall to eccommodete the Installation of new drinking founteins.	s build out	select sections of wall to	eccommodete t	er,	Discove	Discovered Conditions		\$11,040.00

The following change orders have been approved and are being reported to the Board in arrear

These change order stage from These change order stage from These change order stage from These change order stage order stage These change These change order stage These change The ch
nhaet % of Onacie nount Contract PO Number 9.72 3.80% Reason Code 3299238 School Request Omission – AOR Discovered Conditions 0.16 13.18% Reeson Code 3300720 Discovered Conditions Discovered Conditions Discovered Conditions Discovered Conditions Discovered Conditions Discovered Conditions
19.72 3.80% 3.299238 School Request 3.299238 School Request Discovered Conditions Project Total: Project Total: Project Total: Project Total: Project Total: Project Total:
Reason Code School Request Omission – AOR Discovered Conditions O.16 13.18% Reeson Code Discovered Conditions Discovered Conditions S299733 Discovered Conditions
School Request Omission – AOR Discovered Conditions O.16 13.18% Reeson Code Discovered Conditions Discovered Conditions 3299733 Discovered Conditions
Omission – AOR Discovered Conditions Project Total: Reeson Code Discovered Conditions 3299733 Discovered Conditions
Discovered Conditions 0.16 13.18% Reeson Code 3300 Discovered Conditions 3299
0.16 13.18% Resson Code 3300 Discovered Conditions 3299
0.16 13.18% Reeson Code 3300720 Discovered Conditions 3299733 Discovered Conditions 3299733
Reeson Code 3300720 Discovered Conditions 3299733 Discovered Conditions
Discovered Conditions 3299733
3299733 Discovered Conditions

The following change orders have been approved and are being reported to the Board in arre

Chicago Public Schools Capital Improvement Program	blic Sch ovemen	t Program	These	hange order approval cycles 12/01/2017 to 12/31/2017	These change order approval cycles range from 12/01/2017 to 12/31/2017				1/8/18 Page 6 of 15
			E	CHANGE ORDER LOG	ER LOG	۱		ı	
School Ver	Vendor	Project Number	Original Contract Amount	Number of Change Orders	Total Change Orders	Revised T Contract ? Amount C	Total % of Contract	Oracle PO Number	Board Rpt Number
Helen M Hefferan School	an Schoo								
2017 Hefferan F.H.	n MCR 20 Peschen,	2017 Hefferan MCR 2017-23711-MCR F.H. Peschen, S.N. Nialsan & Assoc	\$3,702,000.00	្ន	\$350,000.93	\$4,052,000.93 9	9.45%		
Change Deta	App Data	a Change Order Descriptions				Reason Code	Code		
12/19/17	12/27/17	Contractor to provide lebor and materials to install additional film and shedes on the exterior glass door due to security concerns.	matarials to install	additional film and	shedes on the exterior glas		School Request	3269615	\$2,833.20
12/19/17	12/27/17	Contractor to provide labor and materials to repair steam flush valves and the front door AI phone.	materials to repair:	steam flush valves	and the front door AI phone		Discovered Conditions		\$3,442.88
10/24/17	12/28/17	Contractor to provide labor and materials to install gypsum board soffits and acoustical tile ceiling units at select locations.	materials to install g	ypsum board soffit	s and acoustical tile ceiling u		Discovered Conditions		\$6,120.28
12/19/17 _ 12/27/17	12/27/17	Contractor to provide lebor and materials to remove and replace or repair existing heating steam traps.	matartals to remov	and replace or re	pair existing heating steam	Discove	Discovered Conditions		\$20,252.66
12/19/17 12/27/17	12/27/1	Contractor to provide labor and materials to core the floor to allow new unit ventilators to be installed.	materials to core th	e floor to allow nev	v unit ventilators to be instal		Discovered Conditions		\$2,654.44
12/19/17	12/27/17	Contractor to provide labor and materials to ramove and replace exterior pole mounted marquee sign.	materials to ramove	and replace axteri	or pole mounted marquee s	ign. Owner Directad	Jirectad		\$54,762.20
								Project	Project Total: \$90,065.66
Edward Jenner Academy Of The Arts 2017 Jenner ICR 2017-23951-ICR Murchy & Jones Co. Inc	r Academi ICR 2017-	nner Academy Of The Arts ner ICR 2017-23951-ICR Mirrohy & Jones Co. Inc	\$13 830 00	-	90000		70 70 70		
Change Data	App Date	e Chenge Order Descriptions				Reason Code	Code		
11/28/17	12/19/17	Contractor to provide labor end materials to install wall base in select cless rooms.	materials to install	vall base in select	cless rooms.	Discove	Discovered Conditions	330136	\$1,080.00

The following change orders have been approved and are being reported to the Board in arra

ago Public Schools These change order approval 12/01/2017 to 12/13/ 12/01/2017 to 12/13/ CHANGE ORDER CHANGE ORDER 12/01/2017 to 12/13/ Change Amount Change And 12/14/17 Gontractor to provide labor end materials to install 2 sets of (4), parallel feet Tyler Lane Construction, Inc. Thobal MCR 2017-24691-MCR Tyler Lane Construction, Inc. The Lane Construction, Inc.	ige from	PO Nu	1/8/18 Page 7 of 15 maker Board Rpt Number 832 \$5,124.35 Project Total: \$5,124.35
CHANGE ORDER CHANGE ORDER Contract Change	8	O PO Number of the Political States of the Political S	
School Vendor Project Number Contract Change Change	8 Am	o PO Nu	\ \frac{1}{27}
School ACD 2017-24021-AC ADD 2017-24021-AC ADD Dele 12/14/17 I2/14/17 IZ/14/17 ADD Dale 12/08/17	\$69,287	3223.	\$5,124.35 et Total: \$5,124.35
App Dele 12/14/17 12/14/17 slementary School ACR 2017-24591-MC ar Lane Construction, App Dale 12/08/17		32233 nditions	\$5,124.35 2t Tota l: \$5,124.35
12/14/17 slementary School ACR 2017-24591-W ar Lane Construction, App Date 12/08/17		32253.	\$5,124.35 or Total: \$5,124.35
ilementary School ACR 2017-24591-MC or Lane Construction, App Date 12/08/17			st Total: \$5,124.35
nCK 2017-24691-MK ar Lane Construction, App Date 12/08/17			
App Date 12/08/17	POZ, ZO4.13 \$3U3,010.Z1 14,U3%		
12/08/17	Reason Code	3400600	
	repeirs of unstable Discovered Conditions		\$62,284.75
		Project	Project Total: \$62,284.75
Hennah G Solomon School			
201 7 Solomon ROF 201 7-25431-ROF \$2,804,866.00 3	\$29,252,72 \$2,834,118.72 1.04%		
Change Date App Date Change Order Descriptions	Reeson Code		
12/13/17 12/27/17 Contractor to provide lebor end meteriels to remove and replace demaged sections of the parking lot.	ections of the parking lot. Discovered Conditions	3233240 onditions	\$12,510.12

The following change criters have been approved and are being reported to the Board in arrears.

Chicago Pu Capital Impr	Chicago Public Schools Capital Improvement Program	gram	These of	sse changa order approval cycles 12/01/2017 to 12/31/2017	These changa order approval cycles ranga from 12/04/2017 to 12/31/2017	rom		1/8/18 Page 8 of 15
School Ve	Vendor Project Numb	t Number	Original Contract Amount	Numbar of Change Orders	Total Change Orders	Revised Total Contract % of Amount Contract	Oracle PO Number	Board Rpt Number
Adlai E Stevenson School	son School							
2017 Stevens F.H.	2017 Stevenson ROF 2017-25471-ROF F.H. Paschen, S.N. Nialsen & Assoc	5471-ROF lialsen & Assoc	\$997,000.00	5	\$53,907.51	\$1,050,907.51 5.41%		
Change Dete	App Date	Change Order Descriptions				Resson Code	100000	
11/17/17	12/04/17	Contractor to provida cradit for unused concreta roof deck repairs allowance.	inused concreta roc	of deck repairs allov	wance.	Allowance Cradit	2000	-\$7,447.40
11/17/17	11/17/17 12/04/17	Contractor to provide lebor and materials to remove and replace the rooftop vant hoods.	materials to remove	and replace the ro	coftop vant hoods.	Discovered Conditions		\$11,242.36
							Projac	Projact Total: \$3,794.96
Orr Academy 2017 Orr PBT Muri	orr Academy 2017 Orr PBT 2017-28151-PBT Murphy & Jones Co., Inc.	ii Joc.	\$24,867.00	8	\$10,520.70	\$35,387.70 42.31%		
Change Date	App Date	Change Order Dascriptions				Reason Code	0901000	
11/21/17	12/13/17	Contractor to provide labor end materials to install a new circuit setter.	materials to install (a new circuit setter.		Owner Directed	600	\$668.65
11/21/17	11/21/17 12/27/17	Contractor to provide labor and materials to install new drinking fountains and rod out existing drain pipes.	materials to install r	new drinking founta	ins and rod out exist	ting drain Owner Directed		\$9,852.05
							Project	Project Total: \$10,520.70
Ruben Salazaı 2017 Selazar Frie	uben Salazar Bilingual Education C 2017 Selazar MCR 2017-39101-MCI Friedler Construction Co.	anter School	\$2,618,207.00	စ	\$88,488.25	\$2,706,695.25 3.38%		
Change Data	App Data	Change Order Descriptions				Reason Code	3077496	
12/04/17	12/05/17	Contractor to provide labor and materials to remove and replace a structural masonry column.	materials to remove	and replace a stru	uctural masonry colu	imn. Discoverad Conditions		\$10,388.00

The following change orders have been epproved and are being reported to the Board in errears

22				February	ıry				
nicago Pu	Chicago Public Schools	S							1/8/18
pital Imp	Capital Improvement Program	rogram	nese c	hange order epproval cycles 12/01/2017 to 12/31/2017	These change order epproval cycles range from 12/01/2017 to 12/31/2017	E			Page 9 of 15
			CH	CHANGE ORDER LOG	ER LOG				
School	Vendor Proj	Project Number	Original Contract Amount	Number of Change Orders	Total Change Orders	Revised Contract Amount	ed Total nct % of int Contract	Oracle PO Number	Board Rpt Number
se De Dieg	Jose De Diego Community Academy	kcademy							
2016 De Dia Ma	2016 De Diago MCR 2016-31261-MCR Madison Construction Company	31261-MCR Ion Company	\$10,940,540.00	42	\$611,000.75	\$11,551,540.75	5 5.58%		
Change Date	App Date	Change Order Descriptions					son Code		
12/27/17	12/27/17 12/28/17	Contractor to receiva compansetion for roofing related loss of productivity dua to masonry discovered conditions that resulted in associated contract change orders.	nsetion for roofing relat isoclated contract chan	ad loss of product ge orders.	ivity dua to masonry a		309: Discovered Conditions	3093138 / 3118027 ions	\$65,558.00
se De Diag	Jose De Diago Community Academy	cademy						Project	Project Total: \$65,558.00
1017 De Die F.}	2017 De Diego WiN 2017-31261-WIN F.H. Peschen, S.N. Nielsen &	1261-WIN Nielsen & Assoc	\$5,398,000.00	ឌ	\$588,496;28	\$5,984,496.28 10.91%	8 10.91%		
Change Date	App Data	Change Order Descriptions	. :				Reason Code		
10/24/17	12/29/17	Contractor to provide labor and materials to modify the design of the skylight in the gymnasium.	ind materials to modify	the design of the s	skylight in the gymnas		Discovered Conditions	3269661 ins	\$7,445.00
11/20/17	12/29/17	Contractor to provide labor and matarials to remove and replace wireless access point equipment to accommodate painting of walls.	ind matarials to remove	and replace wirel	less access point equ		Ownar Directed		\$5,373.00
11/20/17	12/29/17	Contractor to provide lebor and materiels to remove end reinstall celling grid and panels in select classrooms to ellow completion of window work.	nd materiels to remove ion of window work.	end reinstall celli	ng gnd and panels in		School Request		. \$14,217.00
11/20/17	12/29/17	Contractor to provide labor and materiels to paint in main office support spaces.	nd materiels to paint in	main office suppo	nt spaces.	S	School Request		\$5,190.00
12/20/17	12/29/17	Contractor to provide labor and materials to relocate furniture and learning materials due to tha creation of new personalized learning rooms.	nd metenels to relocate learning rooms.	fumiture end leer	ming materlals due to	•	School Request		\$42,917.28
10/12/17	10/12/17 · 12/29/17	Contractor to provide labor end materials to repair water dameged plester wall in the euditorlum.	nd materials to repair w	rater dameged ple	ister wall In the eudito		Discovered Conditions	× SE	\$111,833.00

The following change orders have been approved and are being reported to the Board in arres

Chicago Public Schools Capital Improvement Program	lic Schools			•	,					
	vement Pro	ram	These ch≀	ange order approval cycles 12/01/2017 to 12/31/2017	These change order approval cycles range from 12/01/2017 to 12/31/2017	E				1/8/18 Pape 10 of 15
			CHA	CHANGE ORDER LOG	R LOG					
School Vendor		Project Number	Original Contract Amount	Number of Change Orders	Total Change Orders	Con	Revised Total Contract % of Amount Contract		Oracle PO Number	Board Rpt Number
Michelle Clark A	cademic Prep A	Michelle Clark Academic Prep Magnet High School								
2017 Clark HS	2017 Clark HS MCR 2017-41051-MCR F.H. Paschen, S.N. Nielsen & Assoc	51-MCR elsen & Assoc	\$6,228,000.00	S	\$4,729.89	\$6,232,729.89	9.89 0.08%			
Change Date	App Date	Change Order Descriptions					Reason Code			
12/12/17	12/19/17	Contractor to provide labor end materials to remove and replace damaged terrazzo steal pan treads end platforms at select stair locations.	materials to remove ations.	and replace damag	ged terrazzo steal p≀	an treads	Discovered Conditions		3282113	\$1,416.55
11/30/17	12/04/17	Contractor to provide labor and materials to perform soil testing at excavellon sites to determine disposal clessification.	materials to perform	soil testing at exca	wetlon sites to deten	mine	E&O - MEC			\$1,783.98
11/30/17	12/04/17	Contractor to provide labor and materials to extend the roof access laddar due to change in roof curb elavation.	materials to extend t	he roof access lado	far due to change in		Omission – AOR	œ		\$1,327.16
11/30/17	12/27/17	Contractor to provide lebor and matarials to remove and replace an unsafa roof access ledder.	materials to remove	and replace an uns	safa roof access ledk	der.	Discovered Conditions	ditions		\$6,676.68
:									Project	Project Total: \$11,204.37
Roeld Anundsen rign School 2017 Amundsen ICR 2017-46 F.H. Paschen, S.N. N	oerd Anundsen rign School 2017 Amundsen ICR 2017-46031-IC F.H. Paschen, S.N. Nielsen	031-ICR elsen & Assoc	\$1,820,000.00	· S	\$163,383.38	\$1,983,38	\$1,983,383.38 8.98%			
Chenge Date	App Dete	Change Ordar Descriptions					Reason Code			
12/13/17	12/13/17	Contractor to provide lebor end meterial e to modify the size of the projector opening in the wall due to discovered conduit.	meterial e to modify the	ne size of the projec	ctor opening in tha w		Discoverad Conditions	nditions	3262107	\$578.00
11/25/17	12/28/17	Contractor to provide lebor and materials for leed based peint abatement discovered on the existing stael supports in the auditorium.	materials for leed ba: I.	sed peint abateme	nt discovered on the	existing	Discoverad Conditions	ditions		\$11,968.00
09/10/17 12/27/17	12/27/17	Contractor to provide labor and materials to install a power and date outlet for the main reception dask.	materials to install a p	ower and date outle	et for the main recep		Omission - AOR	œ.		\$2,541,00

The following change orders have been approved and are being reported to the Board in arrears.

Chicago Public Schools	blic Schools								1/9/10
Capital Impr	Cacital Improvement Program	gram	These c	henge order approvel cycles 12/01/2017 to 12/31/2017	These change order approval cycles range from 12/01/2017 to 12/31/2017	wo.			Page 11 of 15
			Original	CHANGE ORDER LOG	ER LOG Total	Rev			I
School Ve	Vendor Project	Project Number	Contract	Change	Change Orders	Contract	Sontract % of Amount Contract	Orecle PO Number	Boerd Rpt Number
Thomas Kelly High School 2017 Kelly ACD 2017-461 MZI Building Serv	homas Kelly High School 2017 Kelly ACD 2017-46181-ACD MZI Building Services, Inc.	ACD s, Inc.	\$258,000.00	-	-\$20,000.00	\$238,000	\$238,000.00		
Change Dete	App Date	Change Order Descriptions				<u>1</u>	Reason Code	9050309	
12/13/17	12/13/17 12/27/17	Contractor to provide credit for the material cost of new window shades not installed.	the material cost of	new window shade.	s not installed.		Owner Directed	3200192	\$20,000.00
								Project	Project Total: -\$20,000.00
Leke View High School 2016 Leke View MCR	eke View High School 2016 Leke View MCR 2016-46211-MCR	3211-MCR							
ខ្ល	SCC JV		\$2,428,000.00	13	\$233,594,45	\$2,661,594	\$2,661,594.45 9.62%		
Change Date App Date	App Date	Changa Order Descriptions					Reason Code	3400740	
12/08/17	12/11/17	Contractor to provide labor end meterials to repair a hole in the plenum of an air handling unit.	d meterials to repair	a hole in the plenum	n of an air handling u		Discovered Conditions	91 10045	\$13,058.57
12/08/17	12/11/17	Contractor to provide labor and materiels to remove select sections of plaster ceiling end replace with fire resistive material.	materiels to remove	select sections of _I	plaster ceiling end re		School Request		\$33,617.24
12/08/17	12/12/17	Contractor to provide labor and materials to add edditional steam piping rack support in select locations.	d materials to add ec	iditional steam pipin	ig rack support in sel		Discovered Conditions		\$3,880.31
								3400716	
09/19/17	12/11/17	Contractor to provide labor and materials to abate leed paint from select wall sections.	d materials to abate	leed paint from sele	ct wall sections.	-	Discovered Conditions		\$2,755.33
09/11/17	12/11/17	Contractor to provide labor and materiels to mitigate mold plaster wall damage in salect stainwells.	d materiels to mitigal	e mold plaster wall	damage in salect sta		Discovered Conditions		\$15,843.66
12/08/17	12/11/17	Contractor to provide labor and materiels for window repair in ell classrooms. Contractor to provide credit for unused base bid allowance.	d materiels for windo wance.	w repair in ell classi	rooms. Contrector to		Owner Directed		-\$11,623.57
09/11/17	09/11/17 12/11/17 .	Contractor to provide labor and meterials for concrete finish floor infill in room 320.	1 meterials for concr	ete finish floor infill i	in room 320.	_	Discovered Conditions		\$6,029.71
09/11/17	09/11/17 12/11/17	Contractor to provide labor and materials for mastic containing asbestos floor abetement in room 320.	I materials for mastic	containing asbesto	floor abetement In		Discovered Conditions		\$29,041.31

The following change orders have been approved and are being reported to the Board in amears.

Chicago Public Schools Capital Improvement Program School	_							
	noois 1t Program	These	e changa order approval cycles 12/01/2017 to 12/31/2017	These changa order approval cycles ranga from 12/01/2017 to 12/31/2017	Ę			1/8/18 Pare 12 of 15
		<u></u>	Ξ	ER LOG				
	Project Number	Original Contract Amount	Number of Change Orders	Total Change Orders	Revised Confract Amount	Total % of Contract	Oracle PO Number	Board Rpt Number
Albert G Lana Tachnical High School 2015 Lane Tech MCR 2015-48221-M Tylar Lana Construction, Inc	вна Tachnical High School e Tech MCR 2015-46221-MCR Tviar Lana Construction, Inc.	\$50,164,330.00	. 119	\$2,487,096.49	\$52,651,426.49	.49 4.36%		
Change Date App Data		Changa Ordar Dascriptions			ızı	8	,000000	1000
12/08/17 12/19/17		Contractor to provide labor and materials to install window guards in select locations, repair the dock door, remove and replace wood at overfread doors in salect locations, and remove and reinstall temporary shoring to accommodate construction activities.	all window guards in a ors in salect locations ractivitias.	salect locations, repair , and ramova and rein		Zoo o 137 Jouzzas / Joboubo 1 Discovarad Conditions	Launane /	\$18,337.00 \$18,337.00
12/08/17 12/13/17		Contractor to provide labor and materials to invastigata and rapair existing storm drain pipe.	stigata and rapair exi	sting storm drain pipa.		Discovered Conditions		\$6,178.00
12/14/17 12/14/17		Contractor to provide credit for reduced alternate scope related to asphalt repairs.	scope related to asp	shalt repairs.	J	Owner Diractad		-\$47,131.00
Charles P Steinmetz Academic Centre	ademic Centre					•		•
2017 Steinmetz MEP 2017-46291-MEP Stanton Machanical, Inc.	2017-46291-MEP anical, Inc.	\$140,750.00		\$5,600.00	\$146,350.00	.00 3.98%		
Change Date App Date		Change Order Descriptions			rc)	Reason Code	3410776	
12/11/17 12/13/17		Contractor to provide labor and materials to install new faucets in select science laboratories.	all new faucets in selt	ect science laboratorie		Ownar Directed		\$5,600.00
.•	·						Projec	Project Total: \$5,600.00
Rogar C Suffivan High School	school							
2017 Sullivan ICR 2017-46301-ICR Murphy & Jonas Co., Inc.	7-46301-ICR as Co., Inc.	\$197,677.00	6	\$36,902.88	\$234,66	\$234,669,88 18.66%		
Change Date App Date		Change Order Descriptions			ιζ	Reason Coda		
11/28/17 12/04/17		Contractor to refinish the wood floors in select rooms. Data is for tha bid package.	ooms. Data is for tha	bid package.	u	Discovared Conditions	3301386	\$9,255.00

The following change orders have been approved and are being reported to the Board in erreers.

CPS				February	ıry				
Chicago Pu	Chicago Public Schools		Those	handa ordar ann	Those chance order anamaistant and contract	1			1/8/18
Capital Imo	Capital Improvement Program	gram	o pepili	12/01/2017 to 12/31/2017	12/31/2017				Page 13 of 15
			CH,	CHANGE ORDER LOG	ER LOG				
School V	Vendor Project	Project Number	Original Contract Amount	Number of Change Orders	Total Change Orders	Revised Contract Amount	d Total if % of if Confract	Oracie PO Number	Board Rpt Number
Lindblom Met	h end Science Ac	Lindblom Meth and Science Academy High School				٠.			
2017 Lindbic	2017 Lindblom ROF 2017-46511-ROF All-Bry Construction Company	511-ROF Company	\$8,570,000.00	5	\$401,810.76	\$8,971,810.76	3 4.69%		
Chenge Date App Date	App Date	Change Order Descriptions				Res	Reason Code		
10/04/17	10/04/17 12/19/17	Contractor to provide labor end materiels to increese the length of roof heads, add additional vents through roof, and provide essociated insulation.	d matenels to increes ociated insulation.	se the length of roc	of heads, add addition		Omission – AOR	3239246	\$82,787.48
12/06/17	12/19/17	Contrector to provide credit for elimineting fire proofing from new steel at select locations.	r elimineting fire proo	fing from new stee	il at select locations.	ð	Owner Directed		-\$45,151.00
11/28/17	12/04/17	Contractor to provide labor and materials to investigate and troubleshoot communication issues between gymnasium roof top units and existing DDC system.	d materials to investigunits and existing DD	gate and troublesh IC system.	oot communication is		Discovered Conditions	:	\$4,176.40
							-	Project	Project Total: \$41,812,88
Frederick W V	on Steuben Metr	Frederick W Von Steuben Metropolitan Science Center					:		
2017 Von Str Reli	2017 Von Steuben SCI 2017-47081 Reliable & Associates	47081-SCI	\$2,380,000.00	28	\$222,193.04	\$2,602,193.04	9.34%		
Change Date	App Date	Change Order Descriptions				Ree	Reeson Code	0000000	
10/30/17	12/05/17	Contractor to provide lebor end meteriels for an elternate route for new plumbing end gas risers.	d metertels for an elte	ernate route for ne	w plumbing end gas r		Discovered Conditions	3202302	\$18,908.49
								Project	Project Total: \$18,908.49
William H Weli	is Community Ac	William H Wells Community Acedemy High School							
2016 Wells U Kee	2016 Wells UAF 2016-51071-UAF Kee Construction, LLC	UAF	\$2,356,748.48	15	\$310,824.60	\$2,667,573.08	13.19%		
Change Date	App Dete	Chenge Order Descriptions				Ree	Reeson Code	2004000	
11/30/17	12/11/17	Contractor to provide labor and materials to undercut unsuitable soils beneath the proposed retention field per recommendation from geofacturical engineer.	d materials to underci geotechnical engine	ut unsuitable soils er.	beneath the proposed		Discovered Conditions	1801000	\$46,421.54
								Project	Project Total: \$46,421.54
							٠.		

The following change orders have been approved and are being reported to the Board in arrears

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	Chicago Public Schools		These	henge order appr	These chenge order approvel cycles range from	шо			1/8/18
Cantal Improvement Program	vement Pr	отат	H _O	12/01/2017 to 12/31/2017 CHANGE ORDER I OG	5 12/31/2017 FR 1 OG				Page 14 of 15
School Vendor		Project Number	Original Contract Amount	Number of Change Orders	Total Change Orders	Re. Con	Revised Total Contract % of Amount Contract	Oracle PO Number	Board Rpt Numbar
Roberto Clemen	te Communit	Roberto Clemente Community Academy High School							
2017 Clemente UAF 2017-51091-UAF Rellable & Associates	nente UAF 2017-510 Rellable & Assoclates	1091-UAF 9S	\$2,839,800.00	=	\$500,344.69	\$3,340,14	\$3,340,144.69 17.62%		
Change Date	App Date	Change Order Descriptions					Reeson Code	200000	
11/03/17	12/11/17	Confractor to provide labor end materials to increase the depth and size of beckstop end netting post footings and to remove discovered concrete footings.	materials to increar	se the depth and s	ize of beckstop end n		Discovered Conditions		\$77,975.16
12/04/17	12/27/17	Contractor to provide lebor end materiels to remove discovered ebandoned water meins in conflict with new sewer line installation.	materiels to remov	e discovered eban	doned water meins in		Discovered Conditions	Suc	\$11,148.76
12/19/17 12/27/17	12/27/17	Contractor to provide labor end materials to remove an existing trae interfering with the installation of e new light pole.	materials to remov	e an existing trae i	interfering with the ins	tallation of	Owner Directed		\$2,484.45
								Projec	Project Totel: \$91,608.37
Dunbar Vocetional Cereer Academy	nel Cereer Aca	ademy							
2017 Dunbar ACD 2017-53021-ACD MZI Building Services, Inc.	CD 2017-530 tuilding Service	21-ACD 3s, Inc.	\$258,000.00	4-0	-\$20,000.00	\$238,000	\$238,000.00 -7.75%		
Chenge Dete	App Date	Change Order Descriptions				7	Reeson Code	3820306	
12/13/17	12/27/17	Contractor to provide credit for unused window shades at select locations.	unused window sha	ides at select local	fions.		Owner Directed	66,10076	-\$20,000.00

The following change orders have been approved and are being reported to the Board in errear

CPS					February	Þ.				
Chicago Public Schools Canital Improvement Program	iblic Sc	chools ent Prog	ram	These che	nge order approval cycles	These chenge order approval cycles ranga from				1/8/18 Page 15 of 15
i i				CHA	CHANGE ORDER LOG	R LOG				ar to ar agent
School Ve	Vendor	Project Number	Vumber	Original N Contract Amount	Vumber of Change Orders	Total Change Orders	Revised Contract Amount	Total % of Contract	Oracle PO Number	Board Rpt Number
Marle Sklodow	vska Cur	rie Metrop	Marle Skłodowska Curie Metropolitan High School							
2017 Curle SIP 2017-53101-SIP F.H. Paschen, S.N. Niek	IP 2017-	7-53101-SIF		\$14,583,000.00	5	\$92,754.72 \$14,6	\$14,675,754.72 0.64%	0.64%		
Change Dete App Date	App D	Safe	Change Order Descriptions				Reasc	Reason Code	8000000	
11/29/17 12/19/17	12/19/	11.17	Contractor to provida credit for unused conduit and cable runs to select distribution panals.	used conduit and ca	able runs to select o	distribution panals.	Disco	Discovered Conditions	9538875	-\$4,657.59
12/12/17 12/15/17	12/15/	2/17	Contractor to provide labor and materiels to conduct field meesurements and verification of salect duct heaters re-located after plenning.	ateriels to conduct fix	eld meesurements	and verification of salect d		Omlssion – AOR		\$975,20
11/29/17 12/04/17	12/04/	V17	Contractor to provide credit to omit demolition of existing lighting in salect stairway locations.	it demolition of axist	ing lighting in salac	ct stairway locations.	Owne	Owner Directed		-\$232.00
12/15/17 12/27/17	12/27	71/	Contractor to provide labor and materials to remove, sort, stora, and rainstall theatre props and aquipment.	atenals to remove, &	sort, stora, and rair	nstall thaafre props and	Owne	Owner Directed		\$1,301.85
									Projec	Project Total: -\$2,612.54
University of C	Chicago (Cherter Sc	University of Chloago Cherter School - Donoghue Campus							
2017 U of C I Blln	Donoghu Idarman (f C Donoghue MCR 2017- Blindarman Construction C	:	\$3,785,000.00	15	\$138,303.29 \$3,9	\$3,923,303.29	3.65%	4	
Change Date App Date	App D	Date	Change Order Descriptions				Reasc	Reason Code	3070505	·. ·
11/29/17 12/07/17	12/07/	71/2	Contractor to reinstall existing raceways in select rooms which were removed and salvaged during work relating to ceiling tile repair.	eways in select roor	ns which were rem	noved and salvaged during		Discovered Conditions		\$1,267.42
									Proje	Project Total: \$1,267.42
			1	•		: 6				

Total Change Orders for this Period \$1,000,234.84

AUTHORIZE THE FIRST RENEWAL AGREEMENT WITH VARIOUS VENDORS FOR LANDSCAPE MAINTENANCE SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize the first renewal agreements with various vendors to provide landscape maintenance service to the Department of Facilities at an estimated annual cost set forth in the Compensation Section of this report. Written documents exercising this option are currently being negotiated. No payment shall be made to any vendor during the option period prior to execution of their written document. The authority granted herein shall automatically rescind as to each vendor in the event their written document is not executed within 90 days of the date of this Board Report. Information pertinent to this option is stated below.

Specification Number:

16-350053

Contract Administrator:

Barnes, Miss Allison V / 773-553-3241

VENDOR:

Vendor # 97426 1) BROWN ENTERPRISES INC. DBA BROWN SERVICES INC. 7938 S. COLFAX AVENUE CHICAGO, IL 60653 Curtis Brown 773 319-1386

Award: Zones 8, 9, 11

Ownership: Curtis Brown - 100%

2) Vendor # 97429 DARNELL COOKS DBA DARNELL'S GROUND SERVICE INC. 7149 S. EXCHANGE CHICAGO, IL 60649 Darnell Cooks

773 375-3408

Award: Zone 13 Ownership: Damell Cooks - 100%

Vendor # 18329 DIAZ GROUP LLC 2143 W. 51ST PL CHICAGO, IL 60609 Kevin Diaz 773 725-8644

Award: Zones 2, 3, 4

Ownership: Kevin Diaz - 25%, Rafael Diaz -25%; Ruben Diaz Jr - 25%; And Roberto

Diaz - 25%

USER INFORMATION:

Project Manager:

11880 - Facility Opers & Maint - City Wide

42 West Madison Street Chicago, IL 60602 Peng, Mr. Yanbo 773-553-2960

ORIGINAL AGREEMENT:

The original Agreements (authorized by Board Report #17-0322-PR6) in the amount of \$2,000,000.00 were for a term commencing April 15, 2017 and ending April 14, 2018 with the Board having 2 options to renew for periods of one (1) year each. The onginal agreements were awarded on a competitive basis pursuant to Board Rule 7-2.

OPTION PERIOD:

The term of each agreement is being renewed for one (1) year commencing on April 15, 2018 and ending April 14, 2019.

OPTION PERIODS REMAINING:

There is one (1) option period for one (1) year remaining.

SCOPE OF SERVICES:

Vendors shall continue to provide landscape maintenance services at the CPS sites identified in the bid solicitation document. The services shall include, but not limited to, mowing, trimming, weeding, fertilizing and insect control services. The goal is practical maintenance and maximum enhancement of the aesthetics and functional aspects of the landscaping.

DELIVERABLES:

Vendors shall continue to maintain the health and attractiveness of landscaping, athletic fields, and campus parks at CPS sites identified in the bid solicitation document.

OUTCOMES

Vendors' services will result in maintained landscapes and beautification of various school sites, athletic fields and campus parks.

COMPENSATION:

Vendors shall be paid as specified in their respective contract; total for all Vendors not to exceed \$700,000.00 in the aggregate for the one (1) year term.

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written option documents. Authorize the President and Secretary to execute the option documents. Authorize Chief Administrative Officer to execute all ancillary documents required to administer or effectuate this option agreement.

AFFIRMATIVE ACTION:

Pursuant to the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts, the aggregate method for M/WBE participation will be utilized for this pool. Aggregated compliance will be reported on a quarterly basis. The M/WBE participation goals for this agreement are 30% MBE and 7% WBE.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund 230
Department of Facilities
Unit 11880
FY18 Not to Exceed \$200,000.00
FY19 Not to Exceed \$500,000.00

Future year funding is contingent upon budget appropriation and approval

CFDA#:

Not Applicable

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Iridebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0228-PR6

AUTHORIZE THE SECOND RENEWAL AGREEMENT WITH H-O-H WATER TECHNOLOGY INC. FOR THE PURCHASE OF WATER TREATMENT CHEMICALS, TESTING AND TRAINING SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize the second renewal agreement with H-O-H Water Technology Inc. for the purchase of water treatment chemicals, testing and training services for the Department of Facilities and all schools at an estimated annual cost set forth in the Compensation Section of this report. A written document exercising this option is currently being negotiated. No payment shall be made to H-O-H Water Technology Inc. during the option period prior to execution of their written document. The authority granted herein shall automatically rescind in the event their written document is not executed within 90 days of the date of this Board Report. Information pertinent to this option is stated below.

Reference Contract: City of Chicago -16178

Contract Administrator: Barnes, Miss Allison V / 773-553-3241

VENDOR:

1) Vendor # 37041

H-O-H WATER TECHNOLOGY INC 500 SOUTH VERMONT STREET

PALATINE, IL 60067

Paul Boblak 847 358-7400

Ownership: Thomas Hutchison - 27.50%,

Elizabeth Hutchison - 27.50%

USER INFORMATION:

Project

Manager:

11880 - Facility Opers & Maint - City Wide

42 West Madison Street

Chicago, IL 60602

Peng, Mr. Yanbo

773-553-2960

ORIGINAL AGREEMENT:

The original Agreement (authorized by Board Report 15-0325-PR11) in the amount of \$2,000,000.00 was for a term commencing May 1, 2015 and ending April 30, 2017, with the Board having two (2) options to renew for periods of one (1) year each. The first renewal Agreement (authorized by Board Report 17-0828-PR7) in the amount \$500,000.00 was for a term commencing May 1, 2017 and ending April 30, 2018. The original agreement was awarded on a competitive basis pursuant to Board Rule 7-2.4.

OPTION PERIOD:

The term of this agreement is being renewed for one (1) year commencing May 1, 2018 and ending April 30, 2019

OPTION PERIODS REMAINING:

There are no options remaining.

SCOPE OF SERVICES:

Goods: Water Treatment Chemicals

Quantity: Variable

Unit Price: Variable based on type of chemical and type of equipment it will be used in.

DELIVERABLES:

Vendor will deliver water treatment chemicals to schools across the district and administer treatment of water to CPS HVAC assets.

OUTCOMES:

This purchase will result in centralized purchasing to take advantage of volume discounts, improved tracking of spending for HVAC water treatment and to ensure standardization of water treatment chemicals across the district.

COMPENSATION:

Vendor shall be paid during this option period in accordance with the unit prices contained in the agreement. Estimated annual costs for this option period are set forth below:

\$105,000.00 FY18 and FY19

AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written option document. Authorize the President and Secretary to execute the option document. Authorize the Chief Procurement Officer to execute all ancillary documents required to administer or effectuate this option agreement.

AFFIRMATIVE ACTION:

Pursuant to Board Rule 7-2.4, the Board is authorized to purchase these biddable items through federal, state, county, city, or sister agency contracts. This agreement shall be bound to the MBE/WBE provisions that were set in the Master Agreement. The required compliance levels were set at 17% for MBE and 5% for WBE participation.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund 230

Department of Facilities, Parent Unit Number 11800

\$25,000.00 FY18

\$80,000.00 FY19

Future year funding is contingent upon budget appropriation and approval.

CFDA#:

Not Applicable

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

18-0228-PR7

AUTHORIZE NEW AGREEMENTS WITH NEOPOST USA, INC AND PITNEY BOWES INC FOR MAIL EQUIPMENT, SUPPLIES, AND MAIL SERVICES

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING DECISION:

Authorize new agreements with Neopost USA, Inc. and Pitney Bowes, Inc. to provide mail equipment, supplies and mail services to all schools at an estimated annual cost set forth in the Compensation Section of this report. Vendors were selected on a competitive basis pursuant to a Request for Proposal (RFP #041917) issued by the National Joint Powers Alliance (NJPA), a government purchasing service cooperative. Subsequently, Neopost USA, Inc. and Pitney Bowes, Inc. each entered into an agreement with NJPA. Board Rule 7-2.7 authorizes the purchase of non-biddable and biddable items through government purchasing cooperative contracts. Written agreements for Vendors' services are currently being negotiated. No services shall be provided by and no payment shall be made to any Vendor prior to execution of their written agreement. The authority granted herein shall automatically rescind as to each Vendor in the event their written agreement is not executed within 90 days of the date of this Board Report. Information pertinent to the agreements is stated below.

NJPA Reference Contracts # 041917-NPI and #041917-PIT

Contract Administrator:

Hemandez, Miss Patricia / 773-553-2280

VENDOR:

1) Vendor # 28105 NEOPOST USA, INC 478 Wheelers Farms RD Milford, CT 06461 Michael Pope 203 301-3400

Ownership: Mailroom Holdings Inc. - 100%

2) Vendor # 17664
PITNEY BOWES INC
P.O. BOX 371896
PITTSBURG, PA 15250-7896
Francie Coffey
800 441-2514
Ownership: Publicly Traded

USER INFORMATION:

Contact:

12210 - Procurement and Contracts Office 42 West Madison Street Chicago, IL 60602 Mayfield, Mr. Charles Edward 773-553-2280

TERM:

The term of each agreement shall commence on April 1, 2018 and shall end June 30, 2020. The agreements shall have one (1) option to renew for period of one (1) year each.

EARLY TERMINATION RIGHT:

The Board shall have the right to terminate this agreement with 30 days written notice.

SCOPE OF SERVICES:

Vendors will provide mail equipment, supplies for the equipment and mail services, including online postage, mail sorters, address printers, etc., as requested by the schools.

DELIVERABLES:

Vendors will provide mail equipment, supplies, software, and services as requested by the schools for their mailing needs.

OUTCOMES:

Vendors' services will result in standardization of equipment, better customer services and up to 10% in savings across the district.

COMPENSATION:

Vendors shall be paid based on unit costs as referenced in their respective agreement. Estimated annual costs for the onginal term are set forth below: \$50,000 FY18 \$350,000 FY19

\$350,000 FY20 AUTHORIZATION:

Authorize the General Counsel to include other relevant terms and conditions in the written agreements. Authorize the President and Secretary to execute the agreements. Authorize Chief Procurement Officer to execute all ancillary documents required to administer or effectuate the agreements.

AFFIRMATIVE ACTION:

Pursuant to the Remedial Program for Minority and Women Owned Business Enterprise Participation in Goods and Services Contracts, the M/WBE goals do not apply to this transaction because the scope of work is not further divisible.

LSC REVIEW:

Local School Council approval is not applicable to this report.

FINANCIAL:

Fund - Various Funds Various Schools \$50,000 FY18 \$350,000 FY19 \$350,000 FY20

Future year funding is contingent upon budget appropriation and approval.

CFDA#: Not Applicable

GENERAL CONDITIONS:

Inspector General - Each party to the agreement shall acknowledge that, in accordance with 105 ILCS 5/34-13.1, the Inspector General of the Chicago Board of Education has the authority to conduct certain investigations and that the Inspector General shall have access to all information and personnel necessary to conduct those investigations.

Conflicts - The agreement shall not be legally binding on the Board if entered into in violation of the provisions of 105 ILCS 5/34-21.3 which restricts the employment of, or the letting of contracts to, former Board members during the one year period following expiration or other termination of their terms of office.

Indebtedness - The Board's Indebtedness Policy adopted June 26, 1996 (96-0626-PO3), as amended from time to time, shall be incorporated into and made a part of the agreement.

Ethics - The Board's Ethics Code adopted May 25, 2011 (11-0525-PO2), as amended from time to time, shall be incorporated into and made a part of the agreement.

Contingent Liability - The agreement shall contain the clause that any expenditure beyond the current fiscal year is deemed a contingent liability, subject to appropriation in the subsequent fiscal year budget(s).

President Clark indicated that if there are no objections, Board Reports 18-0228-EX2 through 18-0228-EX8, 18-0228-OP1, and 18-0228-PR1 through 18-0228-PR7, with the noted abstention, would be adopted by the last favorable roll call vote, all members voting therefore.

President Clark thereupon declared Board Reports 18-0228-EX2 through 18-0228-EX8, 18-0228-OP1, and 18-0228-PR1 through 18-0228-PR7 adopted.

18-0228-EX9

REPORT ON PRINCIPAL CONTRACTS (NEW)

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING:

Accept and file copies of the contracts with the principals listed below who were selected by the Local School pursuant to the Illinois School Code and the Uniform Principal's Performance Contract #14-0625-EX12.

DESCRIPTION: Recognize the selection by the local school councils of the Individuals listed below to the position of principal subject to the Principal Eligibility Policy, #14-0723-PO1, and approval of any additional criteria by the General Counsel for the purpose of determining consistency with the Uniform Principal's Performance Contract, Board Rules, and Law.

The Talent Office has verified that the following individuals have met the requirements for eligibility.

NAME	FROM	<u>TO</u>
Tinishi Davis	Interim Principal Manierre	Contract Principal Manierre Network: 4 P.N. 118403 Commencing: 1/1/18 Ending: 12/31/22
Patricia Harper-Reynolds	Interim Principal VOISE HS	Contract Principal Austin CCA HS Network: 3 P.N. 545936 Commencing: 12/01/17 Ending: 11/30/21
Elizabeth Hendry	Assistant Principal Blair	Contract Principal Blair Network: 10 P.N. 394470 Commencing: 01/23/18 Ending: 01/22/22

LSC REVIEW: The respective Local School Councils have executed the Uniform Principal's Performance Contract with the individuals named above.

AFFIRMATIVE ACTION STATUS: None.

FINANCIAL: The salary of these individuals will be established in accordance with the provisions of the Administrative Compensation Plan.

PERSONNEL IMPLICATIONS: The positions to be affected by approval of this action are contained in the 2017-2018 school budgets.

18-0228-EX10

REPORT ON PRINCIPAL CONTRACTS (RENEWALS)

THE CHIEF EXECUTIVE OFFICER REPORTS THE FOLLOWING:

Accept and file copies of the contracts with the principals listed below whose contracts were renewed by the Local School Councils pursuant to the Illinois School Code and the Uniform Principal's Performance Contract #09-0722-EX5 and #14-0625-EX12.

DESCRIPTION: Recognize the selection by local school councils of the individuals listed below to the position of principal subject to the Principal Eligibility Policy, #14-0723-PO1, and approval of any additional criteria by the General Counsel for the purpose of determining consistency with the Uniform Principal's Performance Contract, Board Rules, and Law.

The Illinois Administrators Academy has verified that the following principals have completed 20 hours of Professional Development. The **RENEWAL** contracts commence on the date specified in the contract and terminates on the date specified in the contract.

NAME	FROM	. <u>TO</u> .
Zaneta Abdul-Ahad	Contract Principal Hampton	Contract Principal Hampton Network: 10 P.N. 117970 Commencing: 7/1/18 Ending: 6/30/22
Michael Boraz	Contract Principal Lincoln Park HS	Contract Principal Lincoln Park HS Network: ISP P.N. 115490 Commencing: 7/1/18 Ending: 6/30/22
Christopher Brake	Contract Principal Bridge	Contract Principal Bridge Network: 1 P.N. 120385 Commencing: 7/1/18 Ending: 6/30/22
Hiram Broyls	Contract Principal Burbank	Contract Principal Burbank Network: 3 P.N. 111732 Commencing: 7/1/18 Ending: 6/30/22
Deborah Clark	Contract Principal Skinner West	Contract Principal Skinner West Network: ISP P.N. 116480 Commencing: 7/1/18 Ending: 6/30/22
Stephen Fabiyi	Contract Principal Metcalfe	Contract Principal Metcalfe Network: 13 P.N. 142543 Commencing: 7/1/18 Ending: 6/30/22
Sheldon House	Contract Principal Simeon HS	Contract Principal Simeon HS Network: ISP P.N. 115388 Commencing: 1/28/18 Ending: 1/27/22
Daniel Lucas	Contract Principal Dirksen	Contract Principal Dirksen Network: 1 P.N. 125831 Commencing: 7/1/18 Ending: 6/30/22
Jose Torres	Contract Principal Marsh	Contract Principal Marsh Network: 13 P.N. 138701 Commencing: 7/1/19 Ending: 6/30/23

Frederick Williams

Contract Principal

Chopin

Contract Principal Chopin

Network: 5 P.N. 140421 Commencing: 4/3/18

Gregory Zurawski

Contract Principal

Coonley

Contract Principal Coonley

Ending: 4/2/22

Network: 2 P.N.120445

Commencing: 7/1/18 Ending: 6/30/22

LSC REVIEW: The respective Local School Councils have executed the Uniform Principal's Performance Contract with the individuals named above.

AFFIRMATIVE ACTION STATUS: None.

FINANCIAL: The salary of these individuals will be established in accordance with the provisions of the Administrative Compensation Plan.

PERSONNEL IMPLICATIONS: The positions to be affected by approval of this action are contained in the 2017-2018 school budgets.

18-0228-AR1

FINAL

REPORT ON BOARD REPORT RESCISSIONS

THE GENERAL COUNSEL REPORTS THE FOLLOWING:

- Extend the rescission dates contained in the following Board Reports to April 26, 2018 because the parties remain involved in good faith negotiations which are likely to result in an agreement and the user group(s) concurs with this extension:
 - 16-0427-OP2: Approve Renewal Lease Agreement with Lawndale Educational Regional Network ("L.E.A.R.N.") Charter School, Inc. for A Portion of the Thorp School Building at 8914 South Buffalo Avenue.

Services: Charter School Lease User Group: Real Estate Status: In negotiations

2. 16-0525-OP2: Approve Renewal of Intergovermental Agreement with City Colleges for Use of the Building Located at 3400 N. Austin Ave.

Services: Lease Agreement User Group: Real Estate Status: In negotiations

3. 16-1026-PR13: Authorize New Agreements with Various Vendors for Defined Contribution

Retirement Services.

Services: Retirement Services User Group: Talent office Status: In negotiations

4. 16-1207-OP7: Approve Renewal Lease Agreement With the Montessori Network for Johns

School, 6936 S. Hermitage Avenue. Services: Lease Agreement User Group: Office of Real Estate

Status: In negotiations

5. 16-1207-OP8: Approve Renewal Lease Agreement with Perspectives Charter School for Former Raymond School, 3663 S. Wabash.

Services: Lease Agreement User Group: Office of Real Estate

Status: In negotiations

6. 16-1207-OP9: Approve Renewal Lease Agreement with Perspectives Charter School for Former Calumet School, 8131 S. May.

Services: Lease Agreement User Group: Office of Real Estate

Status: In negotiations

16-1207-OP10: Approve Renewal Lease Agreement with Polaris Charter Academy for Former Morse School, 620 N. Sawyer Avenue.

Services: Lease Agreement

User Group: Office of Real Estate

Status: In negotiations

8. 16-1207-OP11: Approve Renewal Lease Agreement With Providence Englewood School

Corporation For Former Bunche School, 6515 S. Ashland Ave.

Services: Lease Agreement User Group: Office of Real Estate Status: In negotiations

17-0426-PR5: Authorize the First Renewal Agreements with Various Vendors for

Supplemental School Based Therapy Services. Services: School Based Therapy Services User Group: Diverse Learner Supports & Services

Status: In negotiations

10. 17-0524-EX2: Approve Entering into an Intergovernmental Agreement with the Illinois Department of Children and Family Services (DCFS).

Services: Intergovernmental Agreement

User Group: Talent Office Status: In negotiations

11. 17-0524-OP2: Authorize the Condemnation Settlement and Acquisition of the Property at 7143 W. 64th Place for the Construction of a New Elementary School to Relieve Overcrowding in the Clearing Community.

Services: Acquisition of Property User Group: Office of Real Estate

Status: In negotiations

12. 17-0628-OP1: Approve Renewal Lease Agreement with Noble Network of Charter Schools for a Portion of the Truth School Main Building, 1443 N. Ogden, and Annex, 1409 N. Ogden.

Services: Lease Agreement User Group: Office of Real Este

Status: In negotiations

13. 17-0628-PR1: Authorize The First Renewal Agreement with City Year, Inc. for In-School and Out-of-School Mentoring and Tutoring Services. Services: Mentoring and Tutoring Services

User Group: Student Support and Engagement

Status: In negotiations

14. 17-0628-PR4: Amend Board Report 16-0427-PR4: Authorize a New Agreement with Amer-I-Can Enterprise li, Inc. for Job Preparedness Training Through Auditorium Seating Renovation

Services: Job Preparedness Training

User Group: Facility Operations & Maintenance

Status: In negotiations

15. 17-0828-EX3: Amend Board Report 13-0424-EX13: Amend Board Report 13-0227-EX9: Approve the Renewal of the Charter School Agreement with University of Chicago Charter School Corporation.

Services: Charter School Agreement

User Group: Office of Innovation and Incubation

Status: In negotiations

16. 17-0828-EX4: Amend Board Report 13-0424-EX15: Approve the Granting of a Charter and Entering into a Charter School Agreement with Chicago Collegiate, Inc. an Illinois Not-For-Profit Corporation.

Services: Charter School Agreement

User Group: Office of Innovation and Incubation

Status: In negotiations

.17. 17-0828-EX5: Amend Board Report 13-0626-EX2: Approve Establishing of Excel Academy of Englewood and Entering into a School Management and Performance Agreement and Lease Agreement for the Guggenheim School Building with Camelot Alt Ed-Illinois, LLC. and Illinois Limited Liability Company.

Services: Charter School Agreement

User Group: Office of Innovation and Incubation

Status: In negotiations

18. 17-0828-EX6: Amend Board Report 14-0924-EX4: Amend Board Report 14-0625-EX4: Authorize the Establishment of Excel Academy Southwest and Entering into a School Management and Performance Agreement with Camelot Alt Ed-Illinois, LLC, and Illinois Limited Liability Company.

Services: Charter School Agreement

User Group: Office of Innovation and Incubation

Status: In negotiations

19. 17-0828-EX7: Amend Board Report 16-0427-EX11: Amend Board Report 15-0527-EX17: Amend Board Report 14-0528-EX5: Amend Board Report 13-0424-EX14: Amend Board Report 13-0227-EX10: Approve the Renewal of the Charter School Agreement with UNO Charter School Network N/K/A Acerco Charter Schools.

Services: Charter School Agreement

User Group: Office of Innovation and Incubation

Status: In negotiations

20. 17-0828-EX8: Amend Board Report 16-0427-EX14: Amend Board Report 15-1028-EX7: Amend Board Report 15-0624-EX7: Amend Board Report 14-0423-EX9: Amend Board Report 14-0226-EX9: Amend Board Report 14-0423-EX9: Amend Board Report 14-0423-EX9: Amend Board Report 14-0423-EX9: Amend Board Report 14-0423-EX9: Amend Board Report 16-0427-EX14: Amend Board Report 15-1028-EX7: Amend Board Report 16-0427-EX14: Amend Board Report 16-0428-EX7: Amend Board Report 16-0428-EX7: Amend Board Report 16-0428-EX9: Amend

Services: Charter School Agreement

User Group: Office of Innovation and Incubation

Status: In negotiations

21. 17-0828-EX9: Amend Board Report 16-0427-EX21: Amend Board Report 15-0929-EX5: Amend Board Report 15-0527-EX24: Authorize Renewal of the Youth Connection Charter School Agreement.

Services: Charter School Agreement

User Group: Office of Innovation and Incubation

Status: In negotiations

22. 17-0828-EX10: Amend Board Report 16-1207-EX6: Authorize Renewal of the Chicago International Charter School Agreement with Conditions.

Services: Charter School Agreement

User Group: Office of Innovation and Incubation

Status: In negotiations

23. 17-0828-EX11: Amend Board Report 16-1207-EX7: Authorize Renewal of the Instituto Justice and Leadership Academy Charter High School Agreement with Conditions.

Services: Charter School Agreement

User Group: Office of Innovation and Incubation

Status: In negotiations

24. 17-0828-EX12: Amend Board Report 16-1207-EX8: Authorize Renewal of the KIPP Chicago Charter Schools Agreement with Conditions.

Services: Charter School Agreement

User Group: Office of Innovation and Incubation

Status: In negotiations

25. 17-0828-EX13: Amend Board Report 16-1207-EX11: Authorize Renewal of the Perspectives Charter School Agreement with Conditions.

Services: Charter School Agreement

User Group: Office of Innovation and Incubation

Status: In negotiations

 17-0927-PR6: Authorize the Second and Final Renewal Agreement with John M. Moran dba Premier Facility Solutions for Cleanliness Audit Services at Various Schools.

Services: Cleanliness Audit Services

User Group: Facilities Operations and Maintenance - City Wide

Status: In negotiations

 17-0927-PR9: Authorize the First Renewal Agreement with Caremarkpcs health LLC for Pharmacy Benefit Management (PMB) Services.

Services: Pharmacy Benefit Management

User Group: Talent Office Status: In negotiations

- II. Rescind the following Board Reports in part or in full for failure to enter into an agreement with the Board, after repeated attempts, and the user groups have been advised of such rescission:
 - 17-0927-PR5: Authorize the First Renewal Agreements with Various Vendors for Snow Removal Services, Ice Melt Products and On-Call Grounds Keeping Services. Services: Snow removal and related services

Action: Rescind Board authority for R. Rojas Landscape Inc. (#6) for failure to enter into written renewal agreement.

President Clark thereupon declared Board Reports 18-0228-EX9, 18-0228-EX10, and 18-0228-AR1 accepted.

OMNIBUS

At the Regular Board Meeting held on February 28, 2018, the foregoing motions, reports and other actions set forth from number 18-0228-MO1 through 18-0228-MO3 except as otherwise indicated, were adopted as the recommendations or decisions of the Chief Executive Officer and General Counsel.

Vice President Guzman abstained on Board Report 18-0228-OP3.

Board Member Ward abstained on Board Report 18-0228-EX4.

ADJOURNMENT

President Clark moved to adjourn the meeting, and it was so ordered by a voice vote, all members present voting therefore.

President Clark thereupon declared the Board Meeting adjourned.

I, Estela G. Beltran, Secretary of the Board of Education and Keeper of the records thereof, do hereby certify that the foregoing is a true and correct record of certain proceedings of said Board of Education of the City of Chicago at its Regular Board Meeting held on February 28, 2018 held at the CPS Loop Office, 42 W. Madison Street, Garden Level, Board Room, Chicago, Illinois, 60602.

Estela G. Beltran Secretary

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